In The Specior Court For To State Of Alaska At Anchorage STATE OF ALASKA THIRD DISTRICT

State of Alaska plaintiff

US

Dayld Mordlund defend ant 2020 MAY 11 AM 10: 59

2019 SEP 18 AM 10: 17

CLURK TRIAL COURTS

Case NO. 3 AV-1914232

Notice of Appeal

Comes Now, David Nordland, In Proprin Persong, and Ex Parte, and does appeal, CRIMINAL DEFICTERCY MEMO, dated September 12, 2019, issued by CLERK LWISON, r.e. NOTICE TO THE SUPERTOR COURT AT ANCHORAGE : EX PARTE HOTTFICATION

The above stated is a criminal matter, Eriminal Rule 50 applies, Criminal Rule 50 does not prohibit a named defendant from communicating directly with the court.

Civil Rule 81(c) does not apply to criminal matters in the context proscribed in said DEFICTERLY MEMO, it it were construed to be deened appropriate, it would be unconstitutional, as it would dany an accused person from redressing the government, and exercising other rights ensured by the federal and state const. itutions, especially when appointed counsel fails to exert the rights of an accused on his/her behalf, thus calling into question the integrity of the judicial system.

Nothing preduces an accused from requesting that a court take notice of law RULE OF EVEDENCE 202

5/13/20 REFUSED FOR FILING

The Alaska Public Deflender Agency has already Filed CC: R. McFarland an appeal on your behy fi your affect case number is A-13607 and your attorney T. Terrell

I AFFIRM the above is TRUE is currenty Rence Mc Furland. and correct to the BEST of

Under Appellute Rule 518 (b), my KHOWLEDGE and BELIEF documents in your afterly on your behalf.

Signed this 16th day of September 2019 electher Devid Nordlund

CRIMINAL DEFICIENCY MEMO

FROM:

Alaska Court System Nesbett Courthouse 825 W 4th Ave Anchorage, AK 99501 DATE: September 18, 2019

CASE NO: 3AN-19-04232CR

CASE State of Alaska vs

NAME: David Christopher Nordlund

CLERK: LWilson

TO: David Nordlund

Your documents are being returned to you. <u>Notice of Appeal</u>

Please provide the information or items indicated below:

A party who is represented by an attorney may not appear or act on his or her own behalf. Criminal Rule 50 and Civil Rule 81(c).

Return this notice and all items requested to this office at the address shown above.

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INCIDENT HISTORY DETAIL: LAW/A191190121

Dispatch: Primary Unit:

Onscene: Jurisdiction: AP Close: 04:33:51 Disposition: DUP

Location: E 10TH AV/HYDER ST ,ANC (801 E 10TH AV/999 HYDER ST)

Loc Comments:

DAREA: N Current:

Beat/Stn: 03 Map Page: SW1331 Type: WELFAR Final: RD: 03C6 Page: SW1331 Priority: 5 1150

Page: SW1331 PRIORS Detail

04:09:44	ENTRY	TEXT:MA RAMBLING SAYING HE NEEDED THE POLICE BUT WOULDN'T SAY WHAT WAS GOING ON, HAVE RECIEVED 3 CALLS FROM THIS PH
04:09:44	E911	LOCATION: 601 W 5th Ave - E Sector, ANC \PHONE: 907/201-9081 \COMP: GCIW \SRC: WPH2
04:09:44	PRIOR	AP DIST 04/20/19 @ 20:11:43 (18 MORE)
04:11:41	E911	LOCATION: 601 W 5th Ave - E Sector, ANC \PHONE: 907/201-9081 \COMP: GCIW \SRC: WPH2
04:11:41	SUPP	TEXT:MA RECALLED - STILL COULDN'T UNDERSTAND WHAT HE WAS TRYING TO REPORT SOUNDED LIKE HE SAID HE WANTED TO REPORT A MURDERTRIED TO CLARIFY W/ HIM, HE MUMBLED SOMETHING ELSE AND DISX.
04:12:36	MISC	.121, TRIED TO RECALL AND SAID PHONE ISNT AVAILABLE.
04:17:36	E911	LOCATION: 601 W 5th Ave - E Sector, ANC \PHONE: 907/201-9081 \COMP: GCIW \SRC: WPH2
04:17:36	SUPP	TEXT: HAVE THE # CALLING AGAIN, NO ONE TALKING, MAPPING TO THE SAME 21
04:20:58	E911	LOCATION: 601 W 5th Ave - E Sector, ANC \PHONE: 907/201-9081 \COMP: GCIW \SRC: WPH2
04:20:58	SUPP	TEXT:MA RECALLING NOW GIVING ADDRESS OF 9/FAIRBANKS COMP SOUNDS OUT OF BREATH COULDNT UNDERSTAND WHAT HE IS RECALLING FOR
04:22:11	E911	LOCATION: 601 W 5th Ave - E Sector, ANC \PHONE: 907/201-9081 \COMP: GCIW \SRC: WPH2
04:22:11	SUPP	TEXT: SOUNDS LIKE MAYBE HE IS RUNNING? JUST HEARD A LOUD CRASH OF SOME KINDJUST HAVE AN OPEN LINE
04:22:53	MISC	.121, TIB HISTORY FOR THIS PH IS DAVID NORDLUND, OLN/6715825, WMA 5 08/210 BLK/HAZ IS NEG, ON PROBATION FOR SAM 2
04:25:09	E911	LOCATION: 601 W 5th Ave - E Sector, ANC \PHONE: 907/201-9081 \COMP: GCIW \SRC: WPH2
04:25:09	SUPP	TEXT: I JUST REBID AND PHONE IS MAPPING AT TRAVEL INN AND I CAN HEAR WHAT SOUNDS LIKE GLASS BREAKING IN THE BACKGROUND SHOULD BE SAME AS INC .129
04:33:51	DUP-TO	191190121 TO 191190129

OPERATOR ASSIGNMENTS: CTO4 60534 GOSS, KARY

CT12 61274 LASLEY, DENNIS S CHN 28444 ERICKSON, JANA

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA THIRD JUDICIAL DISTRICT AT ANCHORAGE

David Nordlund plaintiff vs STATE OF ALASKA defendant	case no
	REQUEST
"any" and "all", Governoonds, and Penal Sum Bends, and Penal Sum Bends OF ALASKA v. DAVID CHRENORD Nordlund). I am an interested contracts, offered, accompany of the second of the sec	, do hereby request certified copies of nment Service Agreements, Performance ids, in regards to the matter of, STATE ISTOPHER NORDLUND, 3AN-19-4232cr (David party in "any" and "all", agreements, and cepted, and performed by any government in exchange of monies/bonds/etc., for avid Nordlund.
I, David Nordlund, at the G 99623, do affirm the above	Oose Creek Correctional Center 22301 Upsills AV
I certify under per	notary commission expires of person the forgang is true at any arailable 1-30-20 As. 09.63.020

1	IN THE SUPERIOR COURT FOR THE STATE OF ALASKA
2	THIRD JUDICIAL DISTRICT AT ANCHORAGE
3	
4	STATE OF ALASKA) (David Nordlund) (plaintiff
5) (vs
6) (CTATE OF ALACKA
7	DAVID CHRISTOPHER NORDLUND (STATE OF ALASKA defendant defendant
8	3AN-D9-4232cr (David Nordlund) case no.
9	odoc nov
10	NOTICE
11	
12	Now comes, David Nordlund, In Propria Persona, and does
13	hereby give this notice of withdrawl of consent of signature
14	and prints of thumbs that were taken on January 28, 2020, at
15	the courtroom of Andrew Peterson, at Anchorage, Alaska at the
16	sentencing hearing of Mr. Nordlund in the above captioned
17	matter.
18	Mr. Nordlund was under duress by the coercion of being
19	bound against his will and that the man taking signature and
20	prints of thumbs from Mr. Nordlund was armed with a firearm
21	capable of inflicting serious bodily injury and death.
22	Mr. Nordlund did not give signature and prints of thumbs
23	of his own free will and is not bound by any agreement or
24	contract resulting from this action.
25	I, David Nordlund, affirm the above is TRUE and CORRECT to the best of my
26	knowledge and belief.
27	David Nordlund
28	Affirmed and subscribed before me thisday of Jauary, 2020 at Wasilla Alaska.
	notary

AS 09.63.020 Cirily, pervity if perjuy Aresing the war 16, AK, NI netery, 1-31-20

commission expires

15

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1	IN THE SUPERIOR COURT FOR THE STATE OF ALASKA
2	THIRD JUDICIAL DISTRICT AT ANCHORAGE
3	
4	STATE OF ALASKA
5	Plaintiff FILED IN OPEN COUP
6	1/28/2020 5. Deng
7	DAVID CHRISTOPHER NORDLUND) defendant)
8	BAN-19-4232cr (David Nordlund)
9	
10	ALLOCUTION
11	In Alaska an accused is protected by two SPEEDY TRIAL

12 right guarantees. Depending upon jurisdiction, one is found 13 in Amendment Six of the United States Constitution, and the 14 other is found in Article 1, section 11 of the Alaska Constitution.

Amendment Six states in pertainent part, "the accused shall 'enjoy' the right to a public and SPEEDY TRIAL," 18 while Article 1 section 11 states, "the accused shall 'have' 119 the right to a public and SPEEDY TRIAL."

20 The Alaska Supreme Court has interpreted that the framers of the Alaska Constitution, by substituting the word "enjoy" for "have", meant to ensure that an accused's right to a public and SPEEDY TRIAL be more than merely possessory. 24 Unfortunately, the Alaska Constitution does not specify 25 what a SPEEDY TRIAL is, nor is there statute defining such.

26 Therefore, in exercising its authority, the Alaska Supreme

27 Court promulgated Rule 45 of Criminal Procedure, thereby

28 settling in place procedure to ensure protection of an

- 1 accused's substantive right to a SPEEDY TRIAL as secured
- 2 by the Alaska Constitution.
- 3 Under the United States Constitution SPEEDY TRIAL time
- 4 commences upon indictment. However, under the Alaska Con-
- 5 stitution, pursuant to Rule 45, SPEEDY TRIAL time commences
- 6 when the accused is served with a charging document.
- 7 The rule, unfortunately, does not specify when an accu-
- 8 sed is "served", therefore the Alaska Supreme Court has held
- 9 that SPEEDY TRIAL time commences when information is filed
- 210 with the court.
 - 11 Rule 45 mandates that if the accused is not brought to
 - 12 trial within "the time for trial", which is 120 days "with
 - 13 much room to spare", the case shall be dismissed and the
 - 14 STATE loses its power to prosecute.
 - In this instant matter SPEEDY TRIAL time commenced on
 - 16 April 29, 2019, when the STATE filed information with the
 - 17 court, and had a warrant for arrest issued. (note: statute
- 18 specifies that a prosecution is "commenced" by the issuance
- 19 of such a warrant)
- 20 Provided no time could be deemed "tolled" and exclud-
- 21 able from computation, SPEEDY TRIAL time was set to end on
- 22 August 27, 2019. (note: at no time did time toll in this ins-
- 23 tant matter)
- When trial was set for September 3, 2019, the accused
- 25 in this instant matter objected to the trial date as it example.
- 26 ceeded the 120 days allowed by court rule. (note: court rule
- 27 governs and supercedes unless statute expressly states other
- 28 wise)

- 1 Rather than grant the accused's Rule 45 motion, the
- 2 judge in this instant matter gave the STATE's prosecution
- 3 a continuance to which the accused did not consent.
- 4 Trial did not take place until 147 days after the
- 5 "time for trial" commenced. (note: the Alaska Supreme Court
- 6 has previously held that a trial time of 141 days to be in
- 7 violation of Rule 45, Peterkin, 543 P.2d 418)
- 8 Being that the STATE did not prosecute within the time
- 9 allowed, the matter should have been dismissed, however the
- 10 court continued to adjudicate the matter.
- Now the question arises, did the court act in absence of
- 12 all jurisdiction, or did the court proceed in another juris-
- 13 diction?
- In denying the Rule 45 motion the Judge gave three resons:
- 15 1. The accused was represented by counsel, 2. A memo was cir-
- 16 culated requesting correction of time (note: the accused
- 17 brought the need to correct the time to the attention of coun-
- 18 sel and two other agents of the PUBLIC DEFENDER AGENCY, how-
- 19 ever, counsel failed to acknowledge the correct commencement
- 20 point), and 3. that SPEEDY TRIAL time commences upon indictment
- 21 The first two reasons given make no sense. They only admit
- 22 the ineffectiveness of counsel, and to the failure of the court
- 23 and STATE to observe the Alaska Constitution.
- However, the third reason could be sound if it were to
- 25 admit another jurisdiction, a jurisdiction of which state and
- 26 and federal district courts concurrently share.

27

28

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This jurisdiction can be found under 28 USCS § 1333
1
    pursuant to the "saving to suitors" exception.
2
3
    jurisdiction the United States Supreme Court has allowed
    state courts to proceed in rem state forfeiture actions.
4
         The coversheet of the indictment issued in this instant
5
6
    matter also admits the nature of an in rem state forfeiture
7
    action. (note: the caption on the indictment coversheet
8
    appears as identical to the caption on the coversheet on
9
    this immediate document)
10
         The given form of the coversheet of the indictment, in
11
    fact, places the person of the accused in position as claim-
12
    ant in an in rem state forfeiture action.
13
         Such in rem actions are against property and a claimant
14
    of which does not face a loss liberty, therefore, this court
15
    is without jurisdiction to impose a loss of liberty upon the
16
    person of the accused.
17
         However, the question remains, did the court act in
18
    absence of all jurisdiction, or did the court proceed an
19
    action that recognizes a property interest in a human being?
20
         Should the question be affirmed in the latter then there
21
    can be no due process, however, if the former is affirmed
22
    then this court has reduced the authority of the Alaska Con-
23
    stitution and Supreme Court rule to mere words.
24
    I David Nordlund do hereby affirm the above is true and correct to the best of my knowledge and belief.
25
26
    Subscribed and affirmed before me this day of
                                                           at Wasilla,
27
    Pursuant to 15 29.63,820
I certify under penalty of perjuny
that the foregoing is the NO Noting
Anchorage, NE 1-78-20 available
                                                notary
                                                 commision expires
```

points of concern for appellate review

- 1. Video surveillance, everything was caught on video record. There was a duty owed to collect, preserve, and present the entire footage. 1. To the accused to determine culpability and severity of punishment, 2. To the property owner to determine fair and accurate restitution, 3. To the court above all so that it may determine truth and administer justice. Without the "orignal" entire video footage the right of the accused to fair and just treatment in the course of legislative and executive investigation has been infringed, thus denying the accused a fair trial in violation of Section 7 of the Alaska Constitution.
- 2. Officers Neace and Schaefer were not called to testify. They were the officers who swore the complaint and testified at grand jury, and had the most revelant information to the incident.
- 3. Conduct of Lisa Kelley, inducing testimony of witnesses, and statements of closing argument. Her claim that the accused was safe in the lobby may have been extremely persusive to the jury when in fact the surveillance video of the lobby would have shown the clerk to be hostile and threatening towards the accused and that the accused was not in fact NOTE safe in the lobby.
- 4. Adequacy of defense counsel, counsel did not request through court order key pieces of evidence and witnesses, failing to submit the case to the compulsory and adversarial processes. A "Thorne" instruction should have been requested in regards to the missing pieces of video footage not produced by the prosecution.
- 5. Comment of the judge, that I couldn't have access to the compulsory process, that bt was up to Ms. Kelley to prove her case.
- 6. Three disks, not presented or testified to, yet made avail able to jury for deliberation, and ordered destroyed afterwards.
- 10. 911 calls and testimony of the records custodian, custodian testified to calls placed to 911 by telephone number 907- 201-9081 which defense counsel wrote on an easel, however, this evidence was not admitted into record. The accused testified to "using" a telephone connected to this number. Using this testimony an alleged typed 911 call notes sheet linked to alleged 911 recordings not testified to nor authenticated was admitted into the record and given to the jury for deliberation. Actual 911 calls placed by both (also #270) telephone numbers will shed a different light on the matter.

- 11. Should the allegation of the action proceeded as a state forfeiture action be substantiated, then both agents of the STATE OF ALASKA, PUBLIC DEFENDER AGENCY, and DEPARTMENT OF LAW, would be financial beneficiaries of an adjudication for libel against the accused, and thus be financially interested in the courts decision.
- 12. The STATE did not prove beyond a reasonable doubt that the accused had no right or justifiable ground to believe that his actions were justified, and the trial court misallocated the burden of proof with respect to the necessity defense.
- 13. The STATE did not establish mens rea beyond a reasonable doubt in regards to intentionally, or recklessly creating a risk, the burden of specific intent was not met.
- 14. The court erred in allowing the jury to view the charging document which contained previous convictions that are highly inflamatory.
- 15. Defense counsel colluding with the prosecution to exclude the original juror #8. This person was trained by the military to discern evidence and establish the facts.

	I, David Nordlund, affirm the above is t my knowledge and belief.		-Z8: -
	Affirmed and subscribed before me this	day of	_
	at Wasilla, AK.		
`	Prisonet to 89.65,000	notary	
I	jery the responsing is	commission expires	
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Ňo	Ntay available		

PART C

(Fill out this section only if you claim that you are indigent. You must attach a sworn Financial Statement on form CR-206. Note: AS 18.85.100(c) limits the appointment of counsel in post conviction relief proceedings.)

- I request that the filing fee be partially waived for this application. I am attaching:
 - 1. a filled out CIV-670 PRISONER REQUEST FOR FILING FEE EXEMPTION:
 - 2. a filled out CR-206 FINANCIAL STATEMENT; and
 - 3. a certified copy of my prisoner account statement for the past six months from the Department of Corrections (DOC).
- I request that the court appoint an attorney to represent me in this proceeding because I cannot afford to pay for one. I understand that:
 - 1. I must attach a filled out CR-206 FINANCIAL STATEMENT to this application.

I must provide to the court all financial information requested by the court so the court can decide if I qualify for an appointed attorney. This information may be made available to the Attorney General after the conclusion of this proceeding. If I give false information, it may be used to prosecute me for perjury.

- If my financial situation changes and I do not report this to the court, the law requires my appointed attorney to do so.
- 3. If my application for post conviction relief is denied, the court will enter a judgment against me which will require me to pay part of the cost of my appointed attorney. In most cases the court will use the schedule shown below to determine the amount I will be required to pay. However, in unusual circumstances, the court may enter judgment against me for more or less than the scheduled amount. After the judgment is entered, I may request the court to reduce the amount of the judgment if payment would cause manifest hardship to me or my family.

Schedule of Costs for Court-Appointed Counsel

Offe	nse of Which	Applicant Was C	onvicted
Misdemeanor	Class B or C Felony	Class A or Unclassified Felony	Murder in the 1st or 2nd Degree
\$250	\$250	\$500	\$750

^{*} Pamphlet CR-204 explaining the benefits and costs of court-appointed counsel is available from the court.

GENERAL WAIVER

If I have requested a court-appointed attorney, I authorize anyone to release to the Alaska Court System all information concerning my assets, liabilities, account balances and any income source I have had for the past three years. This includes but is not limited to all current and past employers, banks, credit and depository institutions, accountants, brokers and credit bureaus.

VERIFICATION

parts of the foregoing document and believe true. I understand that false statements prosecution for perjury.	
Do not sign until in the preser	nce of a notary or court clerk.
11/2/19 Date	Signature of Applicant
-	Address
Subscribed and sworn to or affirmed before on (Date)	me at <u>Anchurage</u> , Alaska.
(SEAL) STATE OF ALASKA OFFICIAL SEAL Cheryl Blades NOTARY PUBLIC My Commission Expires With Office	Clerk of Court, Notary Public, or other person authorized to administer oaths. My commission expires:
I certify that on a copy of this application was sent to the Dis Attorney at, Alaska	

Expedited Consideration

Under Criminal Rule 35.1(i), you may move for expedited consideration of this application. Your motion must comply with Civil Rule 77(g).

Clerk: _____



Department of Corrections

Division of Institutions Anchorage Correctional Complex

> 1400 East 4th Avenue Anchorage, Alaska 99501-2857 Main: 907-269-4100 Fax: 907-269-4208

MEMORANDUM

FROM:

Kari French

Administrative Assistant II

Anchorage Correctional Complex

SUBJECT: David C. Nordlund

OB # 409464

As of June 01, 2008 this office will no longer provide a calculated cover letter for statements. The court is now calculating these figures for you.

If you are a prisoner who is commencing a civil action, an appeal from a civil action, or an appeal from the final decision of an administrative agency, against the state or a present or former state officer, agent or employee, and you are requesting a filing fee **exemption**, you should submit this memorandum and enclosure to the court.

If you indicated that you would like an additional copy of your statements or requested statements older than six months, these copies are available for \$0.15 each. You may request copies of these originals from your Institution through a commissary request.

State of Alaska Department of Corrections



STATEMENT OF ACCOUNT **COOK INLET PRETRIAL**

Statement Date: 05/01/2019 To: 11/05/2019

ACCOUNT TRANSACTION DETAIL:

Offender No:

409464

Location: COOK INLET PRETRIAL

Cell: J05 B

Offender Name:

NORDLUND, DAVID CHRISTOPHER

Account:

CHECKING

Account Balance: 0.26

Trans ID	Trans Date	Transaction Description / Ref Doc	Debit	Credit	Account Balance
		Begining Balance			0.00
2530061-0	10/16/2019	2 -TILL 10218 RECEIPT / CHILD SUPPOR	0.00	47.66	47.66
3321677-1	10/16/2019	50 -MEDICALCO- / MEDICAL CO-PAYMENT	-5.00	0.00	42.66
3321678-1	10/16/2019	117 -ACCEINSTRE / DISCIPLINARY RESTITU	-10.67	0.00	31.99
3322276-19	10/23/2019	119 -ACCEPOSTAG / POSTAGE	-0.50	0.00	31.49
3322548-19	10/25/2019	119 -ACCEPOSTAG / POSTAGE	-0.50	0.00	30.99
3322764-29	10/29/2019	119 -ACCEPOSTAG / POSTAGE	-0.65	0.00	30.34
3322899-13	10/30/2019	9 -ACCWCOMMIS / 31627	-30.08	0.00	0.26
		Ending Balance			0.26

Account:

SAVING

Account Balance: 0.00

Trans ID	Trans Date	Transaction Description / Ref Doc	Debit	Credit	Account Balance
		Begining Balance			0.00
		No Transactions			0.00
		Ending Balance			0.00

I certify this to be a true copy of the original document

Date: 11/05/2019 08:34

	IN THE DISTRICT/SUPERIOR/SUPREME COURT FOR THE STATE OF ALASKA AT Anchorage
)))))))) CASE NO.
_	PRISONER REQUEST FOR FILING FEE EXEMPTION
Ι,	David Nordlund , request exemption from paying
par 09.	(name of prisoner) t of the filing fee in this civil litigation against the State of Alaska. As required by AS 19.010, I am submitting to the court:
1.	the following affidavit, and
2.	the attached certified copy of my account statement for the past six months from the Department of Corrections.
	AFFIDAVIT
I sv my	wear or affirm under penalty of perjury that the following information is true to the best of knowledge and belief.
1.	I am a prisoner at Anchorage Correctional Complex usest . (name of correctional facility)
2.	I am attaching a filled out Financial Statement on court form CR-206.
3.	The circumstances that prevent me from paying the full filing fee are:
4.	Nature of action: Application for post conviction relief civil lawsuit appeal of a civil judgment appeal from final decision of an administrative agency other:

5.	The following specific facts will granted or entitle me to reversal	l, when proven, state a claim on which relief can be
	. 111	is in violation of the Alaska
	Constitution Arth	
	and the United S	
	6 and 14	
		001000
<u>_ u</u>	12/19	Da Malle
	Date	Prisoner's Signature
Subs	cribed and sworn to or affirmed bef	fore me at Anchorage , Alaska on
	11.02.19	
(SEA	(date)	- SSGTRIGGES
(50.		Notary Public or other person authorized to
1	STATE OF ALASKA	administer oaths.
- 1	OFFICIAL SEAL	My commission expires
- 1	Cheryl Blades NOTARY PUBLIC	
<u> </u>	My Commission Expires With Office	ORDER
_		
It is	ordered that the above request is	
	GRANTED. The court finds that	exceptional circumstances prevent the prisoner from
	paying the full filing fee. The requ	ired filing fee will be \$
		10(d) is 20% of the larger of average monthly deposits
	to or average balance in prisoner's	account.)
	DENIED. The court finds that no paying the full filing fee.	o exceptional circumstances prevent the prisoner from
Notic	re. This case may be dismissed	l without further notice unless the required filing
		date of distribution of this order.
	Date	Judge
I cort	ify that on	
	cify that on by of this order was sent to:	Type or Print Name
P	,	Type of Fillic Haine
Claul		
Clerk	·	

AT Anchorage State of Alaska IN In the Matter of Post Conviction Relief David Nordland CASE NO. STATE OF ALASKA FINANCIAL STATEMENT Defendant or Minor. ☐ For Restitution Full Name Devid Nordlund Date of Birth 3-6-80 Anchorige, AK Residence Address 1300 E. 4. Aue. Mailing Address __ SAM È Email Address ____ Soc. Sec. No.1 Home Phone Work Phone ____ Cell Phone __ Are you under the age of 18? X No Yes. If yes, one of your parents must appear and provide financial information regarding the income of both parents. Have you filled out a financial statement to apply for a court-appointed attorney within the past 12 months? ✓ Yes ☐ No Was an attorney appointed for you? ✓ Yes ☐ No Are you receiving public assistance? X No Yes. If yes, check those you receive: SSI Food Stamps Adult Public Assistance ☐ General Relief ☐ ATAP Medicaid Are you working now? Yes If no, date last worked Present employer ____ (If not now employed, state last employer and length of job.) Employer's address _ Other employers in past year Are you a seasonal worker? Yes No If yes, describe: Are you self-employed? Yes X No If yes, describe: **DEFENDANT'S INCOME INFORMATION** (after taxes, but before other deductions) 1. Do not include income of spouse. If under age 18, list income of defendant and parents. a. Current Monthly Income Wages Social Security Public Assistance Unemployment Self-Employment Income (attach proof 2) Other (specify) _____ **Total Monthly Income** b. Permanent Fund Dividends received in last 12 months. c. ANCSA or other corporate dividends received in last 12 months d. Value of gifts received in last 12 months e. Total Income during last 12 months

IN THE DISTRICT/SUPERIOR COURT FOR THE STATE OF ALASKA

Social Security number is not mandatory. It may be used to identify your assets.

Examples include sales tax reports, bank statements, tax returns, cannery settlement statements. Page 1 of 4

Housing (rent or mortgage) \$ _ Food \$ _ Utilities: Electricity \$ _ Gas \$ _	39	Balance Owed	Past
Expense Housing (rent or mortgage) \$ _ Food \$ _ Utilities: Electricity \$ _ Gas \$ _	Amount		Past
Expense Housing (rent or mortgage) \$ _ Food \$ _ Utilities: Electricity \$ _ Gas \$ _	Amount		Past
Expense Housing (rent or mortgage) \$ _ Food \$ _ Utilities: Electricity \$ _ Gas \$ _	Amount		Past
Housing (rent or mortgage) \$ _ Food \$ _ Utilities: Electricity \$ _ Gas \$ _	Amount		Past
Food \$ Utilities: Electricity \$ Gas \$		5 1	
Utilities: Electricity \$ Gas \$	1	<u></u>	\$
Electricity \$ _ Gas \$ _		*	\$
Gas \$_	- 1		•
▼ <u>-</u>		* ——	\$
Water and Course C		*	\$
Water and Sewer \$_	 -	\$	\$
Garbage \$	 	\$	\$
Telephone \$		\$	\$
Transportation (gas/bus) \$ _ Car or truck payment \$		\$	\$
Insurance \$	+	*	\$
Child support and alimony \$	- -	*	\$
List Loans & Credit Card Debts:	- -	\$	\$
List Loans & Credit Card Debts.	1	•	•
		\$ ————————————————————————————————————	♣ ——
		6	φ
		\$	ψ ——
Medical (not covered by insurance) \$		\$	\$
Childcare: \$	<u> </u>	\$	\$
IRS Back Taxes Due \$	·	\$	<u>\$</u>
TOTALS \$_	d	\$	\$
ADJUSTMENTS TO EXPENSES:		•	
a. Are you married?	□No		
If yes, list spouse's total income after		nast 12 months	_
(include gifts, settlements, inheritance	sance di	vidends etc.)	\$
Note: For purposes of deciding appointm	nent of counse	el. expenses will	Ψ]
be divided between the spouses proportion	onate to each	spouse's income.	
b. Are any household expenses paid by	someone of	har than you or :	OUR OPEN
(such as by a roommate, parent, gran	ndnarent or c	hild\2 X Na 🗀	Yes. If ye
(545), 45 by a roominate, parent, grai	idparent of C	(ma): \(\overline{\overlin	tes. II ye
Name	Relationsh	ip	Ψ <u>Amo</u> ι
		·F	\$

yourself and all things you own jointly with someone else. Value Amount Still Owed Cash Bank Acct./Checking \$ Bank Acct./Savings \$ Stocks, Bonds, CD's Mutual Funds Retirement Plans Life Insurance (cash value) Land, Homes, Trailers Motor Vehicles (describe): \$ TV, Stereo, VCR Computer Equipment Snow Machines, ATVs, Sport Boats, Airplanes, Motorcycles Jewelry, Precious Metals or Precious Stones Furs..... Collections (Coins, Ivory, etc.) Tools Guns Sports Equipment (Kayaks, Skis, Scuba Gear, etc.) Fishing Gear, Nets, etc..... IFQ's, Quota Shares, etc. Commercial Fishing Permits.... Commercial Fishing Boats...... Businesses:____ Other: **TOTALS** Do you need any of the above items to earn your living? ☐ Yes □ No If yes, list the item and describe why you need it:

CASH AND ASSETS (things you own or are buying) Include all things you own by

4.

5.	CREI	DIT CARDS. List	all your cred	it cards.			
	Name	e of Card (Visa, M	C, AMEX)	Credit Limit \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Balance Owed \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$		Monthly ment
6.	Exper Cable Club I Intern Subso Enter		nes, newspar		Monthly Amount \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$,	
		WARNING: I	Making false	statements un	nder oath is a crime		
I decla	are, und	der oath, that the	above Financ	cial Statement is	s true.		
	/2/	Date		D.J.n. Signa	ature of Defendant or	r Parent	
Subscon	11-7	nd sworn to or aft (date)	firmed before 	9	wroge Scholedes	·	, Alaska
STATE OFF Che	OF A	edes (urt, Motary Public of administer oaths. on expires:	or other	person



ANCHORAGE POLICE DEPARTMENT



716 W 4th Ave. • Anchorage, Alaska 99501-2133 Telephone (907) 786-8500

September 20, 2019

David Nordlund Goose Creek Correctional Complex 22301 Alsop Rd. Wasilla, AK 99654

Dear Mr. Nordlund,

The Anchorage Police Department Internal Affairs Division has completed the investigation regarding your complaint surrounding your allegations that the 911 system didn't work, Ofc. Neace tased you in the face (causing you to fall off the balcony) and officers failed to collect evidence at the scene. The circumstances, as well as the actions of the Officers, were thoroughly evaluated in consideration of the policies and procedures of the Anchorage Police Department.

The investigation yielded no information to indicate a problem with the 911 system on the date in question. The system documented 10 calls from your phone, each of which was recorded, in the minutes leading up to Officers contacting you. Call Takers attempted to gather information from you, but you either wouldn't answer them or mumbled, making it impossible to understand what you were saying. They did create a call to send officers to your location to check on you based on the minimal information they had.

The investigation resulted in a finding of Unfounded in regards to Ofc. Neace tasing you. This finding means the investigation determined, by the preponderance of the evidence, that the alleged conduct did not occur. There were multiple civilian witnesses whose statements contradict your allegations against Ofc. Neace.

Lastly, the investigation resulted in a finding of Exonerated regarding the allegation officers failed to collect evidence in an attempt to cover up wrong doing. This finding means the investigation determined, by the preponderance of the evidence, that the alleged conduct did occur but did not violate APD policies, procedures or training. Multiple Officers collected evidence in varying forms. One facet of that evidence was video taken on a digital camera, as there was no other way to capture the video at that time.

Please feel free to contact me should you have any further need for assistance.

Sincerely,

Cimanda Sergeant Amanda Fisher

Internal Affairs

Anchorage Police Department



Municipality of Anchorage

P.O. Box 196650 • Anchorage, Alaska 99519-6650 • Telephone: (907) 343-4461

October 17, 2019

David Nordlund - 409464 Anchorage Correctional Complex – West 1300 East 4th Avenue Anchorage, AK 99501

Mr. Nordlund,

Thank you for contacting the Municipal Ombudsman's Office with your concerns regarding the Anchorage Police Department (APD). You made several allegations involving the APD, related to your criminal case, #3AN-19-4232.

I reviewed your letter to me, dated October 4, 2019, and the Ombudsman complaint form you filed with our office, dated September 27, 2019. I spoke with Sergeant Amanda Fisher, with APD, Internal Affairs (IA), and reviewed IA's investigation of your complaint. Based on my review, I have determined:

- You alleged that the 911 system failed you. The audio tapes of the 10 calls that you placed to 911 show that the 911 operators attempted to assist you, but that you either did not speak during the calls, or spoke unintelligibly, so that the operations could not assist you. This complaint is UNSUPPORTED by any evidence.
- You alleged that APD officers tasered you and caused you to fall from a second-floor balcony.
 Multiple third-party witnesses have stated that you jumped from the balcony. This complaint is UNSUPPORTED by any evidence.
- You alleged that APD officers falsified CAD records and dashboard video recordings. I could find
 no evidence to support this allegation. To falsify CAD records and dashboard video recordings
 would necessarily have to involve multiple APD officers and technicians. This complaint is
 UNSUPPORTED by any evidence.

Other than your allegations, I could not find any evidence to support your complaints. These are issues that your attorney should have raised at trial and can raise on appeal. At this time I am closing your complaint with our office.

Darřeí W. Hěss

Municipal Ombudsman

In The Superior Court For THE STATE OF ALASKA Third Judicial
District At Anchorage

STATE OF ALASKA

VS

case no 3AN-19-4232

DAVID CHRISTOPHER NORDLUND

David Nordlund

REQUEST FOR REPRESENTATION HEARING

Comes Now, David Nordlund, in personam, and does hereby, request a hearing to be heard in the matter of the representation in above named case by THE STATE OF ALASKA PUBLIC DEFENDER AGENCY

David Nordlund does hereby move this court to terminate representation by THE STATE OF ALASKA PUBLIC DEFENDER AGENCY.

THE STATE OF ALASKA PUBLIC DEFENDER AGENCY has not represented the interest in the above stated matter with zeal and the utmost diligence. THE STATE OF ALASKA PUBLIC DEFENDER AGENCY is financially interested in the courts decisions in the above stated matter.

David Nordlund

MINI

Affidavit of David Nordlund

1000	Affidavit of David Nordiund
	I. David Nordlund, owned a large manilla envelope.
	Said envelope contained police reports case # 19-
	019934, incident number A191190129, CAD reports for
	sold incident, CAD reports regarding 911 calls placed by telephone # 907-201-9081, photos of an alleged crime scene
	telephone # 907-201-9081, photos of an allowed crime some
	photos of bodily injuries sustained by my soft shops of
	a bloody topics of exhibite introduced at this
	photos of bodily injuries sustained by my suf photos of a bloody toser prong, copies of exhibits introduced at trial in case # 3AN-19-4232, extensive legal research and
	notes consided by an soft and the and have of the
	notes compiled by my self, and the catalogue of all the exhibits introduced at trial mentioned above.
_	THE METIDINE STORE
	On September 26 2019 prospection of said andelson and content
-	on September 26, 2019 possession of said envelope and content converted from my self to STATE OF ALASKA D.O.C. employee
	FC. James
	It approx. 6:45 P.M. on Sept. 26, 2014 Ofc. Guzy, while
	listribution orthography appropriate callected by call Times did not
- h	listributing other properties collected by ofc. James, did not were my envelope and contents described above.
	THE PROPERTY MIS CONTENTS CLESCY DES ABOVE.
	I then spent the next 10 days a halfing lost lating mode
7	I then spent the next 10 days submitting lost/stolen property orms, and communicating via R.F.I. to security, of Hubbard,
3.5	nd property clerk.
7	a property cierci.
	requested copies of such and have not received any)
	the alliest the state of the st
-1	then outlined my attempts at informal resolution in an R.F.I.
7	security and property.
1.3	hen I received the received the received
	hen I received the response on the original R.F.I. I attached said R.F.I. to a grievance form and submitted said form,
	and letter to a grievakle form and submitted said form,
M	grievance has not been responded to.
1.	ALLEGACE HAS NOT SEE. LES PONGER 10:
	note: as of writing while writing for a notern a convene
	note: as of writing, while waiting for a notary, my grevance has been responded to. The response in inaccurate.)
	The tesponse in macronale .
<u> </u>	. David Nordlund, affirm the above
	True and correct to the post of
	y knowledge and belief. Thouse
1-	can decid astory my classical
	cen desired notary, my signature
	Signed 26, October 2019 De Mulle
4.	
	S 09.63 020 David Nordland
cer	if where pendix of
rm	the objects the
Li	one is the
n Norm	AV 10,76, 19

INCIDENT HISTORY DETAIL: LAW/A191190129

Initiate: 04:23:43 04/29/19 Call/Case Nbr: A0129/AP1900014932 Entry: 04:24:00 Current Status: CLOSED

Dispatch: 04:25:15 Primary Unit: 03A2 Onscene: 04:27:23 Jurisdiction: AP Close: 08:27:26 Disposition: R

Location: 720 GAMBELL ST , ANC (TRAVEL INN)

Loc Comments:

DAREA: N Current:

Beat/Stn: 03 Map Page: SW1331 Type: DIST Final: VAND

RD:	03A6	Page: Priority: 5 VAND
		Page: HAZARD PRIORS Detail
04:24:00	ENTRY	TEXT:C/FRONT DESK REF MA OUTSIDE BANGING ON DOOR TO GET INWMA, TATOOS ON HAND, *WINDOW BROKEN JUST NOW ON PHONE***
04:24:00	E911	LOCATION: WIRELESS CALL, ANCHORAGE PD \PHONE: \COMP: AT&T MOBILITY \SRC: WPH2
04:24:00	PRIOR	AP DRUNK 04/27/19 @ 03:53:45 (78 MORE)
04:24:17	DUPAPND	TEXT:C/C #121, SOMEONE JUST BROKE OUT THE WINDOW TO THE HOTEL, COMP CAN HEAR 11-19 FROM THE LEFT SIDE AS FACING, COMP CAN HEAR MORE WINDOWS TO THE HOTEL \Loc:TRAVEL INN \TYPE:DIST \DTYPE:1119 \REP:
04:24:17	E911	LOCATION: 555 CORDOVA ST - SE, ANC \PHONE \COMP: Verizon Wireless \SRC: WPH2
04:24:42	SUPP	TEXT: WMA, LSW BLK JCKT, FROM ROOM #226, STILL BREAKING WINDOWS IN THE BACKGROUND
04:25:00	SUPP	TEXT: NO WEAPONS, BREAKING WINDOWS W/ HIS ELBOW
04:25:04	SUPP	TEXT:MY CALLER IN RM 121ADV'ING SHE HAS A GUN, ADV'D HER KEEP THE GUN PUT AWAY
04:25:12	MISC	.129, AIRED
04:25:15	DISP-ENR	<u>02A1</u>
04:25:15	ID	02A1 -63538-NEACE, COLIN J
04:25:26	BACK-ER	<u>02A1</u> <u>03A2</u> <u>11A2</u>

04:25:26 ID 03A2 -63940-SCHAFER, BRANDON

04:25:26 ID 11A2 -63947-RAYGOR, JACOB

04:25:28 SUPP TEXT: THE WMA IS PICKING UP PECIES OF GLASS NOW, ADV'D COMP TO GET SOMEWHERE SAFE

04:26:09 MISC .129, X50 COPY

04:26:10 MISC .129, SUP1 COPIED

04:26:21 UPDATE COMP: AT&T MOBILITY --> VISHNEW

04:26:21 SUPP TEXT: COMP IS WAITING INSIDE THE OFFICE NOW, THE DOOR CAN'T

LOCK AND IT IS A GLASS DOOR...COMP HAS NO IDEA WHO THE SUSP

IS \REP: VISHNEW

04:26:55 SUPP TEXT: I STILL HEAR WINDOWS BREAKING....HE IS IN THE HALLWAY

NEAR #201

04:27:18 SUPP TEXT: THE SUSP IS SAYING SOMEONE WANTS TO KILL HIM

04:27:23 ONSCENE 03A2

04:27:54 BACKUP 03A2 23A1

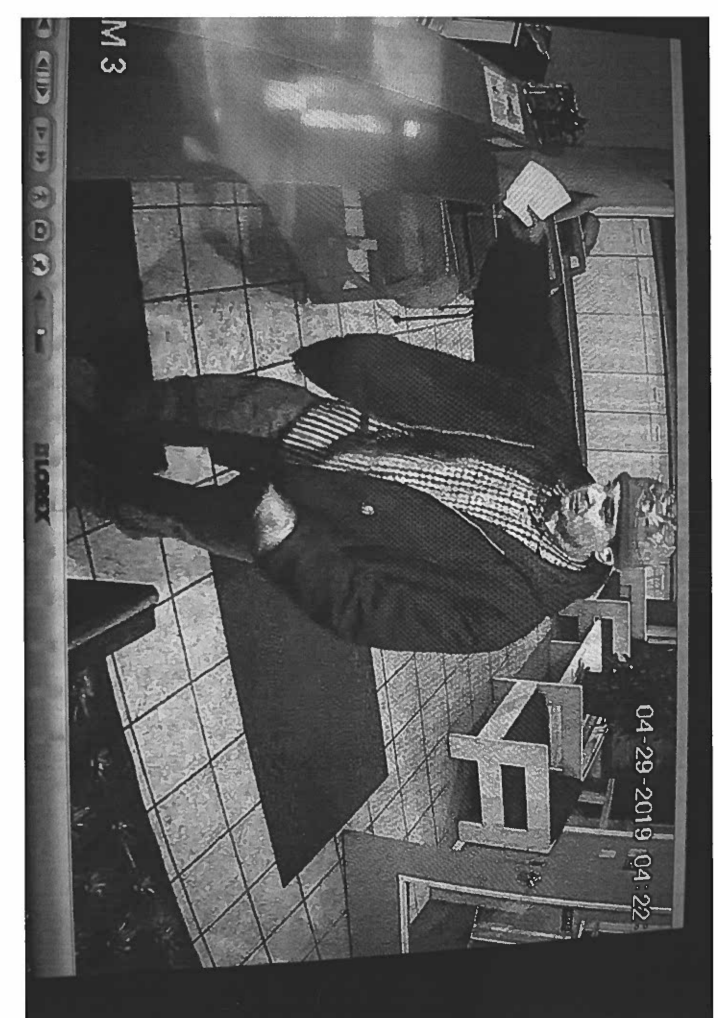
04:27:54 ID 23A1 -62892-BEATTY, GREGORY

04:27:55 ONSCENE 11A2 TO

```
04:27:58 ENROUTE
                    23A1
04:28:55 MISC
                    .129, I COULD NOT UNDERSTAND COMP'S LAST NAME DUE TO LANG
                   BARRIER
04:29:14 UPDATE
                   COMP:
04:29:14 SUPP
                   TEXT: SUSP IS NOW ON 2ND FLOOR INFRONT OF #206 \
04:29:18 ONSCENE
04:29:32 MISC
                   .129, COMP SEES OFCR'S , DC'D
04:29:54 MISC
                   11A2, WE HAVE HIM
04:30:14 E911
                   LOCATION: WIRELESS CALL, ANCHORAGE PD \
                   \COMP:AT&T MOBILITY \SRC:WPH2
04:30:14 SUPP
                   TEXT: I HAVE ANOTHER CALLER FROM RM 116...SAID AT LEAST 15
                   WINDOWS HAVE BEEN BUSTED OUT... THIS CALLERS NAME IS
04:30:27 BACK-OS
                   02A1 X50
04:30:27 ID
                   X50 -60745-CRANE, CORY
04:30:43 MISC
                   11A2, 1028
04:30:50 MISC
                   03A2, JUST JUMPED OFF THE BALCONY
04:30:51 BACKUP
                   23A1 23A2
04:30:51 ID
                   23A2 -63520-BEHNING, JONATHAN A
04:30:57 MISC
                   .129, TASER DEPLOYMENT
04:31:00 ENROUTE
                   23A2
04:31:04 BACKUP
                   23A1 21A1
04:31:04 ID
                   21A1 -63420-JONES, JACOB
04:31:10 ENROUTE
                   21A1
04:31:11 BACK-OS
                   02A1 K7
                   K7 -60746-BREAGER, BRADLEY
04:31:11 ID
04:31:21 BACKUP
                   21A1 22A2
04:31:21 ID
                   22A2 -63527-DANIELS, LIAM M
04:31:23 ONSCENE
                   23A1
04:31:24 ENROUTE
                   22A2
04:31:44 MISC
                   K7, ANYONE COMING REDUCE.. GOING 1017
04:31:53 BACK-OS
                   03A2 11A1 03A1
04:31:53 ID
                   11A1 -63707-SEARS, HANNAH
04:31:53 ID
                   03A1 -63715-WOCKENFUSS, CURTIS
04:32:06 INSRVICE 23A2
04:32:06 MISC
                   K7, START US MEDICS FOR TASER DEPLOYMENT AND THE JUMP
04:32:10 INSRVICE 21A1
04:32:13 MISC
                   K7, HE IS CON/BREATHING. UNK INJURY AT THIS TIME
04:32:14 INSRVICE 22A2
04:32:21 BACK-ER 02A1 16A
04:32:21 ID
                   16A -63159-REEVES, CHELSEY
04:32:30 MISC
                   K7, CLEAR 44
04:33:07 PREEMPT 11A1
04:33:10 PREEMPT
                   03A1
04:33:36 MISC
                   .129, MEDICS ADVISED AND > ***
04:33:51 DUP-OF
                   191190121 TO 191190129
04:34:07 ONSCENOK 23A1
04:35:00 MISC
                   23A1, RM #228 HAS DAMAGE
04:36:21 BACKUP
                   23A1 26A
04:36:21 ID
                   26A -62722-FLETCHER, IAN D
04:36:24 ENROUTE
                  26A
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04:37:18
          ONSCENE
                   16A
                   02A1, DAVID NORDLUND OL/6715825
04:37:46
         MISC
04:39:53
          ONSCENOK 02A1
04:39:53 ONSCENOK 03A2
04:39:53 ONSCENOK 11A2
04:39:53 ONSCENOK 16A
04:39:53 ONSCENOK K7
04:39:53
         ONSCENOK X50
04:41:51
         ONSCENE
                   26A
04:44:14 ONSCENOK 26A
04:50:58 INSRVICE K7, SUPP
04:51:01 FNLTYPE FINALTYPE:DIST-->VAND PRI:3-->5
                   11A2 AP1900014932 Assigned
04:52:25 CASE
04:56:17 CLEAR
                   X50 C
04:56:32 INSRVICE 26A
05:02:42 CHGLOC
                   03A2 PROV
05:02:54 CHGLOC
                   02A1 PROV, FOLLOWING 03A2
05:03:25 CHGLOC
                   23A1 2823 E TUDOR RD ,ANC
05:08:27 MISC
                   16A,
05:09:34 ONSCENOK <u>03A2</u>
05:09:34 ONSCENOK 02A1
05:11:55 ONSCENE
                   23A1
05:12:31
         INSRVICE 16A, SUPP
05:15:26 CLEAR
                   23A1 S
05:24:26 INSRVICE 11A2, SUPP
05:56:04 CHGLOC
                   02A1 122 E 4TH AV ,ANC
05:56:08 CHGLOC
                   03A2 122 E 4TH AV ,ANC
06:06:49 ONSCENE
                   02A1
                   03A2
06:06:50 ONSCENE
06:17:39 ONSCENOK 02A1
06:17:39 ONSCENOK <u>03A2</u>
                   02A1 303 K ST ,ANC
06:58:44 CHGLOC
                   03A2 303 K ST ,ANC
06:58:50 CHGLOC
07:00:22 ONSCENE
                   02A1
07:02:19 ONSCENE
                   03A2
                   03A2 APD 23, EN ROUTE
07:11:21 CHGLOC
                   02A1 APD 23
07:11:23 CHGLOC
07:27:25 ONSCENE
                   03A2
07:30:27 ONSCENE
                   02A1
07:39:09 ONSCENOK <u>03A2</u>
07:39:12 ONSCENOK 02A1
08:11:15 CLEAR
                   02A1 S
08:27:26 CLEAR
                   <u>03A2</u> R
08:27:26
          CLOSE
                   03A2 R
```

62641 BANKSTON, LAURA A CT05 OPERATOR ASSIGNMENTS: 60534 GOSS, KARY CT04 ERICKSON, JANA CHN 28444 27902 APPELO, KELLEY SUP1 CHS 29055 MACKENZIE, DANIEL





ANCHORAGE POLICE DEPARTMENT POLICE REPORT



															Offens	e Le	vel F	EL	Cas	e Numb	er:	19-014932		
INCIDEN	T DAT	LA I			OF REPORT CAD OFFENSE					OFFICER NAME						APPROVING SUPERVISOR NAME Crane Cory 60745				CASE NUMBER 19-014932				
		<u> </u>	J/29/1			VANDALISM					Schafer , Brandon 63940 Crane							00/40	יו	9-07	4932			
REPORT TYPE Original	i		NCIDEN A191								Y													
LOCATION OF INCIDENT															STRICT		AREA							
Reported a																,	lorth		3					
Actual address DATE/TIME OF INCIDENT OFFENSE											CRIME STATUS NCIC STATE CODE/MUNICIPAL CO							N CODE						
4/29/19 4:24 Crim Mischief 3 - Property Damage \$500+											plete	5	999B	AS11.46.482(A)(1)a										
LOCATION TY						BIAS MO	TIVATION						TAI	RGET OF	FCRIME			POINT	OF ENTRY		ENTR	YMETHOD		
HOTEL, I	MOIEL					EVIDENC	·e	L	OOUS OPERAND							Can	INAL AC	TAVITY		1				
WEAPON						E VIDEN	, E		0003 07 (2.004)	•														
ALCOHOL REL	ATED	GANG	RELAT	ED	DRUG	,	DV	н	ATE CRIME	RIME OFFICER C			7 7	CROSS REFERENCE			CROSS REFERENCE NUMBER							
NO		NO			YES	3	NO	NO NO NO			NO			10										
OCCURRED F	ROM 24H	R CLO	CK 1	ro (OCCURRE	0 10	24HR CLC	ж	DAY OF WEEK		CASE STATUS FOR				FOLLOW UP	'	EXCEPT	IONAL CL	EARANCE		٥	LEARANCE DATE		
4/29/19 6:25			9 6:26		Mon			Pending				Detectives and Adult Probation												
OFFEN	SE DE	ΙΔ	TIO	NS	HIPS		Τ						Т		11 TODALI	011 1								
Victim Name	35 1/1			,,,		•	Offe	Offender Name					Offensa Code											
7 Aug. 11 California					LUND, DAVID Crim Misci					Mischief	f 3 - Property Damage \$500+													
					_		СН	RIS	TOPHER															
VICTIM	TYPI	Ē			Bus	sines	S																	
BUSINESS NA					VICT	IM RELAT	IONSHIP TO	D.O.B.				AGE RACI		RACE	RACE		SEX		ETHNICITY			SSN		
Travel In	n																				,			
HEIGHT	WEIGHT		EYE3				HAIR FACI			FACIA	AL HAIR GLASSES			GLASSES	TATTOOS						009			
SCARS	CARS CLOTHING							HAIR S				STYLE				DISTINGUISHING MARK								
1																								
BODY BUILD TEETH								HANDED				COMPLEXION			DEMEANOR RESISTED						STED ARREST			
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OL / OL STATE							3 AIE	STATE RESTALE														·		
AKAMADEN NAME HOME ADDR						DORESS	RESS				СПУ		STAT	STATE ZIP CODE		OE	HOME PHONE							
EMPLOYER NAME											- 1	Anch	nchorage		STATE	STATE AK								
RESIDENTIAL MAILING ADD		SAME	AS	No		MAILING /	DORESS	ORE33				СПУ							TOTALL	CS CODE				
GANG AFFELI	ATION			٦	OFFICE	R ACTIVIT	Y TYPE	Y TYPE OFFICER ASSIGNMENT TYPE ADD					DITIONAL CIRCUMSTANCES				ASSAULTHOMICOE CIRCUNSTANCES SIJURIES							
LOCATION TREATED PRINTED				PHOTO	D PHYSICAL CONDITION				!		MED	MEDICAL TREATMENT		TYPE INJURY/LLNESS										

Page 1 of 5

Case Number 19-014932

Officer Schafer, Brandon: 63940

Date 04/29/2019

	Offense Level FEL Case Number: 19-014932																
8	SUSPECT			3000	- 6	230		10		1	1. 37874			22 1			
O F	NAME (LAST, PIRST,MIDDLE) NORDLUND , DAVID	AG			SEX Male	ľ	THNICE	ťΥ		HEIGHT 508	₩ Е ІОНТ 210	HAIR Black		es ezel			
F	CHRISTOPHER	3	9 White		wale							Black		azei			
E N	FACIAL HAIR										TATTOOS						
D E R	SCARS	CLOTHING	COMPL	COMPLEXION						DISTINGUISHING MARKS							
	HAR STYLE	HAMDED		TEETH				BODY BI	JILO	BACLEV	il.	TAPEO?	INTERVIE	WED BY			
								==									
N	HOME ADDRESS	C	īΥ				1	STATE	ZIP CO	DE		HOME PH	ONE				
o	homeless	ī	ALKEETNA					AK	9967	6							
1	BUSINESS ADDRESS	C	ТΥ		STATÉ	ZIP CODE	В	BUSINESS PHONE		EMPLOYER	ME	OCCUPAT	HON				
	RESIDENTIAL ADDRESS SAME AS	MAILING ADDRESS								CITY			STATE	ATE ZIP CODE			
	MAILING ADDRESS NO												Jane	ZIF GODE			
	AKAMAIDEN NAME	G	ANG AFFILIATION														
	myself and other office NORDLUND ran away taken into custody for broke 10 double paned DISPATCH: At 0424 hours, I responsible to the custody for broke 10 double paned DISPATCH: At 0424 hours, I responsible to the custod in the	from us and j r Criminal M I windows at nded to ONS: ed a wearing brow	umped from ischief and the months and the months are mployed with Carhart	m the s d trans co ee star pants	secor sporte sting ading and a	nd flood ed to appro- reference near	oxinence	nately a ma front	for \$500 entra	I sustain or a mo O in preaking ance of et on ti	ined injection in interest in	juries. N clearen damage ws.	NORDL ce. NC e.	UND was RDLUND			
	ACTIONS TAKEN: As OFC. NEACE and NORDLUND), NORDLU on the ground floor to	JND began to	runaway f														
	OBSERVATIONS: NORDLUND saw that I his head first. NORDL when he started to ge not appear to be affect	UND began t t back up aft	o stand ba er jumping	ck up . I obs	and I	obse I one	rved pro	d OFC be ma	. NE	ACE de	aploy h	nis tase	r at NC	RDLUNI			
	ACTIONS TAKEN: I ran over to where he	a landed and	gave him	comm	ands	to st	op 1	unnin	ıg an	d to sl	now m	e his ha	ands. I	gave th			

I ran over to where he landed and gave him commands to stop running and to show me his hands. I gave the commands while at guard with my taser.

Once NORDLUND began responding to my commands and complying, I commanded him to lay on his stomach. I placed NORDLUND in handcuffs (CF/DL), and sat him up to lean against the nearby wall.

OBSERVATIONS:

Page 2 of 5

Case Number 19-014932

Officer Schafer, Brandon: 63940

Date 04/29/2019

Offense Level FEL Case Number: 19-014932

NORDLUND had a large laceration on his eyebrow, which was bleeding profusely. The medics arrived soon after and wiped some of the blood off of his face and stated he would need stitches. During our entire contact (recorded and uploaded to DIMS server), NORDLUND kept asking if we were going to kill him. He expressed that someone was trying to kill him, but was unable to say who. He was very jittery and could not sit still. He appeared to be very paranoid and kept asking where I was taking him. I told him he was going to the hospital.

ACTIONS TAKEN:

After the medics were done looking at NORDLUND, I escorted him to my patrol car and conducted a pat search for weapons, finding none. I placed him in the back seat of my patrol car and transported him to the ER where he was admitted. I notified Palmer Adult Probations of the incident.

INFORMATION:

While inside the ER, NORDLUND began actively resisting by bracing, tensing his arms, and trying to kick me and other hospital security officers. He had to be secured to the hospital bed by all by limbs. Hospital staff advised that they no longer needed us and would give APD a call before he was released in order to place him under arrest. OFC. NEACE obtained an arrest warrant for NORDLUND.

OFFICERS INVOLVED:

OFC. REEVES took photographs of NORDLUNDS injuries and of the scene. (supplement report)

OFC. NEACE (supplement report)
OFC. RAYGOR (supplement report)

CASE STATUS:

Page 3 of 5

Pending - forwarded to Detectives and Adult Probations.

Case Number 19-014932

Officer Schafer, Brandon: 63940 Date 04/29/2019

	FEL MISD NC	PO	icipality of A LICE DEPAR ROPERTY R	RTMENT	SOLICE	CASE NUMBER 19-014932						
	TYPE INCIDENT VANDALISM		X ORIGINAL REPORT	SUPPLEMENTAL REPORT	DATE AND TIME OCCURRE 04/29/2019 04:24	ED INCIDENT # A191190129						
					DATE AND TIME REPORTE							
A	ARTICLE Tag#											
R T	INVOLVEMENT Damaged/Vandalized	SUB-INVOLVEMENT	DESCRIPTIO 10 Broken		ble-paned windows							
C	PROPERTY CODE WINDOW (GLASS/FRAME):H: WINDOW	NIBRS CODE	BRAND		MODEL.	SIZE						
L E	SERIAL#		OWNER APP	LIED#		VALUE 5,000.00						
	OTHER DESCRIPTIVE DATA:											
	ARTICLE OWNER Travel Inn		DOB	AGE OWNER	'S O.L.	OWNERS SSN						
	OWNER RESIDENCE ADDRESS			HOMEP	HONE	WORK PHONE						
	OWNER MAILING ADDRESS			RACE		ETHNICITY						
				EMPLOY	ER	SEX						
RRATIVE	myself and other offic point, NORDLUND ran NORDLUND was taked clearence. NORDLUNI property damage. DISPATCH: At 0424 hours, I respo	n away from us and j n into custody for C D broke 10 double p onded to	jumped from riminal Misc	spect (later the second hief and tra ws at the	identified as DAVII d floor balco <u>ny and</u> nsported to	for a medical pproximately \$5000 in						
	Upon arrival, I observe	ed a empl t wearing brown Car	hart pants a	nd a black	Carhart Jacket on t	he hotel and waving at us. I he second floor balcony of						
	ACTIONS TAKEN: As OFC. NEACE and C NORDLUND), NORDLU balcony on the ground	UND began to runaw	vay from the	e contact v m while on	vith the suspect (lat the balcony. I ran to	ter identified as DAVID o the other end of the						
OBSERVATIONS: NORDLUND saw that I was going to cut him off and jumped from the second floor balcony. NORDLUND land on his head first. NORDLUND began to stand back up and I observed OFC. NEACE deploy his taser at NORDLUND when he started to get back up after jumping. I observed one probe made contact in his left shoulder, but it did not appear to be affective as NORDLUND was wearing a thick Carhart jacket.												
	commands while at gu	uard with my taser.				me his hands. I gave the						

Officer Schafer, Brandon: 63940

MO v8.0.0 01/08/2014

Case Number 19-014932

Page 4 of 5



Municipality of Anchorage POLICE DEPARTMENT PROPERTY REPORT



UCR CODE	CLASS
14	آ. ب رچ بحج برکنی

CASE	NUMBER
19-0	14932

TYPE INCIDENT VANDALISM

CROSS REF. #

X ORIGINAL REPORT

DATE AND TIME OCCURRED SUPPLEMENTAL REPORT 04/29/2019 04:24

INCIDENT# A191190129

DATE AND TIME REPORTED

04/29/2019 06:25

I placed NORDLUND in handcuffs (CF/DL), and sat him up to lean against the nearby wall.

OBSERVATIONS:

X FEL MISD NC

NORDLUND had a large laceration on his eyebrow, which was bleeding profusely. The medics arrived soon after and wiped some of the blood off of his face and stated he would need stitches. During our entire contact (recorded and uploaded to DIMS server), NORDLUND kept asking if we were going to kill him. He expressed that someone was trying to kill him, but was unable to say who. He was very jittery and could not sit still. He appeared to be very paranoid and kept asking where I was taking him. I told him he was going to the hospital.

ACTIONS TAKEN:

After the medics were done looking at NORDLUND, I escorted him to my patrol car and conducted a pat search for weapons, finding none. I placed him in the back seat of my patrol car and transported him to the where he was admitted. I notified Palmer Adult Probations of the incident.

INFORMATION:

While inside the ER, NORDLUND began actively resisting by bracing, tensing his arms, and trying to kick me and other hospital security officers. He had to be secured to the hospital bed by all by limbs. Hospital staff advised that they no longer needed us and would give APD a call before he was released in order to place him under arrest, OFC, NEACE obtained an arrest warrant for NORDLUND.

OFFICERS INVOLVED:

OFC. REEVES took photographs of NORDLUNDS injuries and of the scene. (supplement report)

OFC. NEACE (supplement report)

OFC. RAYGOR (supplement report)

CASE STATUS:

Pending - forwarded to Detectives and Adult Probations.



7 -----

ANCHORAGE POLICE DEPARTMENT



Offense Level MISD Case Number: 19-014932 CAD OFFENSE OFFICER NAME DATE/TIME OF REPORT APPROVING SUPERVISOR NAME CASE NUMBER INCIDENT DATA 4/29/19 12:16 VANDALISM Keating, Sean 29594 **Hrovat Denielle L 27683** 19-014932 REPORT TYPE NCIDENT HUMBER Arrest Unk Supplemental LOCATION OF INCIDENT DISTRICT AREA Reported address North 3 Actual address RME STATUS DATE/FINE OF INCIDENT STATE CODE/ MUNICPAL CODE LOCATION TYPE RIAS MOTIVATION TARGET OF CRIME POINT OF ENTRY ENTRY METHOD EVIDENCE MODUS OPERANDI CRIMINAL ACTIVITY WEAPON ALCOHOL RELATED GANG RELATED DRUG DV HATE CRIME OFFICER COMPLAINT **CROSS REFERENCE** CROSS REFERENCE NUMBER NO NO NO NO NO NO OCCURRED FROM 24HR CLOCK OCCURRED TO 24HR CLOCK DAY OF WEEK CASE STATUS FOLLOW UP EXCEPTIONAL CLEARANCE CLEARANCE DATE Attach to Original Officer **NARRATIVE** DISPATCH: On 4-29-2019 at approximately 1724 hours, I responded to the to collect some video footage. **INFORMATION:** The footage was not burned or saved onto anything. I collected a video on my camera. The video quality is poor but you can clearly see the male breaking windows on the second floor. The male breaking the windows was the male the Police took into custody. I turned the photo card into the lab. CASE STATUS:

Page 1 of 1

ATTACH TO ORIGINAL

Case Number 19-014932

Officer Keating, Sean: 29594

Date 04/29/2019

MO v8.0.0 01/08/2014



ANCHORAGE POLICE DEPARTMENT POLICE REPORT



													Offense	Leve	FE	EL	Case N	lumbe	r: 19-01493
INCIDENT DAT	AI -		5:35	τ	CAD OFFER					ER NAME		62	722		APPROVING SUPERVISOR Evans Darrell E			10	NUMBER 014932
REPORT TYPE	INCID.	ENT N	UMBER			_		\dashv	Arrest			_		1					
Supplemental	-110		0129					1	Y										
LOCATION OF INCIDENT				_										DISTR		Ĭ	AREA		
Reported address														Nor	th		3		
Actual address								L											
DATE/TIME OF INCIDENT	OFFE	NSE								CRIME ST	ATUS	NC	XC		STA	TE CODE	MUNICPAL CO	306	
4/29/19 4:24	Crir	n Mi	schief	3 - Pro	operty D	am	age \$500+					29	999B		AS	11.46.4	82(A)(1)a	4	
LOCATION TYPE				BIAS M	OTIVATION						TARGET	OF	CRIME			POINT OF	ENTRY	E	NTRY NETHOD
				<u> </u>		_													
WEAPON				EAIDEN	CE	L	ODUS OPERAND	H					ľ	CRUMINA	LACTI	IVITY			
ALCOHOL RELATED	GANG REL	ATED	DRUG		DV	н	ATE CRIME	OFFICE	ER COI	MPLAINT	CROS	15 PJ	EFERENCE	CR	033 R	EFERENCE	E NUMBER		
/	NO		NO		NO	١,	10 OF	NO			NO								
OCCURRED FROM 24HF	B CLOCK	то	OCCURR	ED TO	24HR CLO	CK	DAY OF WEEK	' Т	CASE	STATUS	FOLLOW UP		FOLLOW UP	EXC	EXCEPTIONAL CLEARANCE				CLEARANCE DAT
OCCORRED THOM SHE		\vdash				-							577-15 20043	1					
		то					Mon	i	Atta	ich to ()rigina	a)	Detectives	No	t Ap	plicab	le		1
NARRATIVE																			
DISPATCH II On 4/29/2019 male breakir	9 at a	ppr	oxim		0424 ł	ırs	i I respoi	nded	l to	the	L			-8				for a	report of
OBSERVATI When I arrive broken from	ed OF	CE	BEAT	TY sl	howed	m s (e the bro of the da	ken mag	wir e aı	ndows nd su	for i	rod	om i the pho	tos t					peared to l
CASE STAT		RIG	INAL																



ANCHORAGE POLICE DEPARTMENT

POLICE REPORT



									860	7700			Of	fense i	Level F	EL	Cas	se Num	ıber:	19-014932
INCIDENT DATA	A DAT	те/тіме 29/19		REPORT :57		VAND					rnabe /es , C	helsey	y R 63	159		G SUPERVI			CASE NO 19-01	
REPORT TYPE Supplemental		юент <i>)</i> 19119								Arrest										
LOCATION OF INCIDENT Reported address					1100					10.65			North 3			REA				
Actual address	,		_													******				
4/29/19 4:24	OFF	ENSE	J. 81							ľ	CRIME STA	ATU\$	NGIG		st	ATE CODE/:	MUNICP	AT COOE		
LOCATION TYPE				П	BIAS MC	DTIVATION						TARGET	OF CRIME			POINT OF	ENTRY		ENTE	Y METHOD
WEAPON				╛	EVIDEN	CE	ľ	OOUS OPERAND	4			2000000		C	RIMINAL ACT	TVITY				
	MO	ELATES		DRUG NO		ov NO	1	ATE CRIME	CRIME OFFICER COMPLAINT CROSS REFERENCE				*CE	CROSS REFERENCE MUMBER						
OCCURRED FROM 24HR	CLOCK	то	₩.	CURRE	D TO	24HR CLC	ж	CK DAY OF WEEK		CASE STATUS			FOLL	FOLLOW UP		EXCEPTIONAL CLEARANCE			1	LEARANCE DATE
4/29/19 4:24		то	4/	29/19	4:57		Mon		Pending Detective		ectives									
SUSPECT			-								2500								3-3-	
NAME (LAST, PIRST, MIDDL NORDLUND, DA CHRISTOPHER						AGE RACE 39 White				SEX ETHNIGITY Male			тнонзн	жеюнт 210	HAI	R	T	YES		
FACIAL HAIR			_	1			_						8		TATTOO	8	_			*****
SCARS				CLOT	THING	COMP			PLEXION				DISTINGUISHING MARKS							
HAIR STYLE			_	HANC	DEO				TEETH	C.			BOOY	BUILO	BAC LEV	EL	7/	APED?	INTERVI	EWED BY
															*					
						CITY TA	LKE	EETNA					STATE	21P CO			T,	IOME PHON	E	
BUSINESS ADDRESS		CITY				STATE	ZIP COI	DE	BUSINESS PHONE		EMPLOYER NAME		°	OCCUPATION						
RESIDENTIAL ADDRESS S MAILING ADDRESS	AME A	Ye	3												CITY TALKE	ETNA			STATE AK	ZIP CODE 99676
AKAMADEN NAME				GAN	3 AF	FILIATION						-								

Page 1 of 5

Case Number 19-014932

Officer Reeves, Chelsey R: 63159

	F. Commission of the Commissio				Offen	ee level ee	EL Case	Numbe	r 10.04	4033					
~	PERSON MENTIONED	2,		title (title	Onen	SE FRACE	Gd2c	Halling	1. 10-01	7002					
	HAME GAST, FIRST, MIDDLE)		AGE	RACE		SEX	ETHNICITY		0.700						
•	KLINGER, MARITES MENDOZA		47	White		Female	EINNAILT	e producti							
۲ اء	habit to block cars, may be a first		<u> </u>		STATE	ZIP CODE		-							
9		ANCHORA	GE		AK										
4	BUSINESS ADDRESS	CITY				ZIP CODE	BUSINESS PHONE	ÉMPLOYE	R						
						1									
		CITY			STATE	ZIP CODE									
		ANCHORA	GE		AK										
	AKA MAIDEN NAME				GAND AF	FILIATION									
	NARRATIVE														
		ISPATCH/NOTIFICATIONS: In 4/29/2019 at 0425 hours, several officers responded to the second second second reference a male, later													
	identified as DAVID NORDLUND, that				n the l	huidina									
	room also called and said her win														
	hotel. Dispatch advised they could he														
	was on the second floor. She describ														
	complainant advised she did not know														
	Other officers arrived and advised they saw DAVID on the second floor. Officers advised he ran from them and umped off the second story balcony. K9 OFC BREAGER advised there was a taser deployment. I responded to														
	assist with the damaged property and the taser deployment.														
			•	•											
	ARRIVAL/OBSERVATIONS: Upon arrival, I saw officers walking DAVID through the parking lot between the north and south sides of the														
					g lot between the north and south sides of the obe sticking out of the left shoulder of his jacket.										
	He was rambling incoherently and ner														
	his left eyebrow. The skin was torn a	ınd flapp <u>i</u> ı	na d	<u>own</u> . Medics a	rrived	to assess	DAVID'S in	juries.	I could	300					
	blood drops on the pavement outside						was where			after					
	he leapt from the second story. OFC BEATTY informed me there was damage to the windows of rooms. No entry was made to any of the rooms and there was no other														
	apparent damage to the building bes	ides the k													
	were worth about \$500.00 each.														
	ACTIONS TAKEN:														
	I seized the taser cartridge, wires, and	probes. I	phot	ographed the i	tems a	nd placed	them into A	PD'S F	roperty	and					
	Evidence, I took general photographs			<u>niu</u> ries. I took	photog	graphs of	the damage	e to wi	ndows_1						
	room						hed the dam								
	and completed two floor plan did The diagrams were submitted to APD						ment where SOR to spea								
	It was thought that she may know DAV		(WG)	11 10 100111	JEC RAIC	SOR to spea	V AAIFII f	1110 10310	Jeitt.						
	CONTACT WITH MARITES KLINGER: (•		•				h. 2							
	MARITES told OFC RAYGOR and I the knew him from when she worked at the knew him she worked at the knew him from when she worked at the knew him from		a kn				volved with ate while sh								
			or an	d she said she											
	with him. She said he woke her up th														
	look for a fire, but she did not let him i														
	PHOTOGRAPHS TAKEN:														
	FROTOGRAFIES TAILENT														

MO v8.0.0 01/08/2014

Officer Reeves, Chelsey R: 63159

Page 2 of 5

Case Number 19-014932

I took general photographs of DAVID'S injuries. He had a gash near his left eyebrow that bled down onto his face. The skin was torn back and flapping. I took photographs of the damage to the windows. Rooms all had damage to their front windows. Rooms were on the north building with south facing windows that were broken. Rooms were on the west side of the building and they had broken east facing windows. OFC FLETCHER photographed the damage to rooms they had west facing windows that were broken. Lastly, I took photographs of the taser cartridge, wires, and probes.

CASE STATUS:
Pending.

Page 3 of 5

Case Number 19-014932

Officer Reeves, Chelsey R: 63159

	VAIN
ART I C L E	PROITASE TASE TASE TASE TASE TASE TASE TASE
NARRATIVE	DIS On late fro in t DA The gla the
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Municipality of Anchorage POLICE DEPARTMENT PROPERTY REPORT



CR CODE	CLASS
	-
10.00	

X FEL MISD NC	P	ROPERTY	REPORT			_
CROSS REF. #					CASE NUMBER 19-014932	
TYPE INCIDENT VANDALISM		ORIGINAL REPORT	X SUPPLEMENTAL REPORT	DATE AND TIME OCCURRED 04/29/2019 04:24	A191190129	
				DATE AND TIME REPORTED 04/29/2019 04:57)	

ARTICLE Tag# 119 INVOLVEMENT Evidence	SUB-INVOLVEMENT	DESCRIPTION Taser cartridge, wires, and probes							
PROPERTY CODE TASER, TASER PARTS, TASER CARTRIDGES:Y: TASPAR	NIBRS CODE	BRAND	MODEL	SIZE					
SERIAL # C6203NA67		OWNER APPLIED #	VALUE						
OTHER DESCRIPTIVE DATA			- 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1						

DISPATCH/NOTIFICATIONS:

On 4/29/2019 at 0425 hours, several officers responded to the later identified as DAVID NORDLUND, that was breaking out windows on the building. Dispatch advised a caller from room also called and said her window was broken and she could hear DAVID breaking other windows in the hotel. Dispatch advised they could hear windows breaking in the background and the caller advised the DAVID was on the second floor. She described him as a Caucasian male with tattoos with tattoos on his hand. The complainant advised she did not know DAVID and she was scared because he was picking up pieces of glass. Other officers arrived and advised they saw DAVID on the second floor. Officers advised he ran from them and jumped off the second story balcony. K9 OFC BREAGER advised there was a taser deployment. I responded to assist with the damaged property and the taser deployment.

ARRIVAL/OBSERVATIONS:

Upon arrival, I saw officers walking DAVID through the parking lot between the north and south sides of the building. He had blood on his forehead and I could see a taser probe sticking out of the left shoulder of his jacket. He was rambling incoherently and nervously. The blood appeared to be coming from a gash on his forehead near his left eyebrow. The skin was torn and flapping down. Medics arrived to assess DAVID'S injuries I could see blood drops on the pavement outside of rooms and I was advised that area was where DAVID landed after he least from the second story. OFC BEATTY informed me there was damage to the windows of rooms and there was no other apparent damage to the building besides the broken windows. I overheard the staff estimate that the windows were worth about \$500.00 each.

ACTIONS TAKEN:

I seized the taser cartridge, wires, and probes. I photographed the items and placed them into APD'S Property and Evidence. I took general photographs of DAVID'S injuries. I took photographs of the damage to windows from room

OFC FLETCHER photographed the damage to rooms

I completed two floor plan diagrams of the first and second floors to document where damage was done. The diagrams were submitted to APD Records. I went to room with OFC RAYGOR to speak with the resident. It was thought that she may know DAVID.

CONTACT WITH MARITES KLINGER: (not audio recorded)

MARITES told OFC RAYGOR and I that she did know DAVID, but she was not involved with him. She said she knew him from when she worked at the She said he was an inmate while she worked there. He got a room at the said she months prior and she said she did not speak with him or have any business with him. She said he woke her up that night screaming about a fire. She said she peeked through her door to look for a fire, but she did not let him inside. She said she had no further information about the incident that

Page 4 of 5

Case Number 19-014932

Officer Reeves, Chelsey R: 63159

XFEL MISD NC CROSS REF.#		unicipality of POLICE DEPA PROPERTY	ARTMENT	POLICE STATE OF THE POLICE OF	CASE NUMBER 19-014932
TYPE INCIDENT VANDALISM		ORIGINAL REPORT	X SUPPLEMENTAL REPORT	DATE AND TIME OCCURRED 04/29/2019 04:24	D INCIDENT# A191190129
				04/29/2019 04:57	,
night. PHOTOGRAPHS TAKEN I took general photograp face. The skin was torn building with south facil building and they had be building and they had be and They had west wires, and probes.	phs of DAVID'S back and flapp all had ng windows the roken east facil roken north fac	ing. I took ph damage to that were broke ng windows. Sing windows	otographs oneir front win n. Rooms Rooms OFC FLETO	f the damage to the vidows. Rooms were were	windows. Rooms were on the north on the west side of the ere on the south side of the

Page 5 of 5

Pending.

Case Number 19-014932

Officer Reeves, Chelsey R: 63159



ANCHORAGE POLICE DEPARTMENT

POLICE REPORT



Offense Level FEL Case Number: 19-014932 CASE NUMBER DATE/TIME OF REPORT CAD OFFENSE OFFICER NAME INCIDENT DATA Neace, Colin J 63538 Senoran Noel 26320 19-014932 VANDALISM 4/29/19 5:59 INCIDENT NUMBER REPORT TYPE A191190129 Supplemental DISTRICT AREA LOCATION OF INCIDEN 2 Reported address Central Actual address STATE CODE/ MUNICIPAL CODE DATE/THE OF INCIDENT CRIME STATUS 4/29/19 4:24 POINT OF ENTRY LOCATION TYPE TARGET OF CRIME ENTRY METHOD BIAS MOTIVATION EVIDENCE MODUS OPERANDI CRIMINAL ACTIVITY WEAPON ALCOHOL RELATED GANG RELATED ORUG DV HATE CRIME OFFICER COMPLAINT **CROSS REFERENCE** CROSS REFERENCE NUMBER NO YES NO NO NO NO NO DAY OF WEEK CASE STATUS EXCEPTIONAL CLEARANCE CLEARANCE DATE OCCURRED TO 24HR CLOCK OCCURRED FROM 24HR CLOCK TO Attach to Original 4/29/19 4:24 4/29/19 7:41 Mon PERSON MENTIONED ETHNICITY NAME (LAST, FIRST, MICOLE) RACE AGE White NORDLUND, DAVID CHRISTOPHER Male RESIDENCE PHONE 99676 **TALKEETNA** ΑK ZIP CODE USINESS PHONE STATE STATE ZIP CODE MAILUIG ADDRESS CITY GANG AFFILIATION AKA MAIDEN NAME NARRATIVE SYNOPSIS: for a vandalism call. The On 4/28/2019 at about 0425 hrs, I responded to the suspect, later identified as DAVID NORDLUND, had broken out 10 windows of 10 different rooms, worth about 5000 dollars. He then ran upon contacting him while on the second story. When he was given a taser warning he then jumped off the second story balcony. DAVID NORDLUND was then tased after hitting the ground and was taken into custody. With the injuries he sustained from the fall he was taken to the hospital where he was receiving medial treatment. We were told he would be there for hours for testing and the drugs in his system. I then went and got an arrest warrant for him. **DISPATCH/NOTIFICATIONS:** for a vandalism call. The last On 4/28/2019 at about 0425 hrs. I responded to the notification I was given was the suspect had picked up two bigs shards of glass in his hands. **ARRIVAL/OBSERVATIONS:** The suspect, later identified as DAVID NORDLUND, had broken out 10 windows of 10 different rooms, worth about 5000 dollars. He was standing up on the second balcony with The shards of glass in his hands and yelling about

Page 1 of 2

Case Number 19-014932

Officer Neace, Colin J: 63538

Offense Level FEL Case Number: 19-014932

murder. He then put his hands down and I could no longer see them from my view. He then walked in front of the stairs and the glass was gone, but I was unsure where he put them.

ACTION TAKEN:

Upon contacting him I initially had my pistol out but when I saw the glass was gone I switched to my taser. I then said "Anchorage Police stop" he then started to run while on the second story. I then began to run after him. As I was chasing him I told him to stop. I then told him to stop or he will be tased, and when he was given a taser warning he jumped off the second story balcony. NORDLUND then was getting back up to his feet after he hit the ground. I then tased him from the second story because he was trying to run away again towards the other officers arriving, and I was still unsure if he had the shards of glass on his person. He was then taken into custody. Medics arrived and evaluated him, which they stated he was fine to ride with us to the hospital. With the injuries he sustained from the fall he was taken to the hospital where he was receiving medial treatment. We were told he would be there for hours for testing and the drugs in his system. I then went and got an arrest warrant for him. 3AN19-4232CR

OBSERVATIONS OF INJURIES:

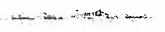
He had a large gash on his forehead from where he hit the ground. He was also limping saying his left leg hurt.

INFORMATION:

He admitted to using meth yesterday, and was claiming some one was trying to murder him.

CASE STATUS:

ATTACH TO ORIGINAL





OCCURRED TO

TO TO 24HR CLOCK

DAY OF WEEK

Mon

ANCHORAGE POLICE DEPARTMENT

POLICE REPORT



EXCEPTIONAL CLEARANCE

CLEARANCE DATE

Offense Level FEL Case Number: 19-014932 DATE/TIME OF REPORT CAD OFFENSE OFFICER NAME APPROVING SUPERVISOR NAME CASE NUMBER INCIDENT DATA VANDALISM Breager, Bradley 60746 Patzke Marc H 60569 19-014932 4/29/19 5:03 INCIDENT NUMBER **SuppToArrest** A191190129 DISTRICT AREA LOCATION OF INCIDENT Reported address Central 3 Actual address DATE/TIME OF INCIDENT CRIME STATUS NCIC STATE CODE/MUNICPAL CODE OFFENSE 4/29/19 4:24 TARGET OF CRIME POINT OF ENTRY LOCATION TYPE BIAS MOTIVATION **ENTRY METHOD** CRIMINAL ACTIVITY EVIDENCE MODUS OPERANDI WEAPON ALCOHOL RELATED GANG RELATED DRUG HATE CRIME OFFICER COMPLAINT **CROSS REFERENCE** CROSS REFERENCE NUMBER Đ٧ NO NO NO NO NO

NARRATIVE

OCCURRED FROM 24HR GLOCK

DISPATCH:

On 4/29/19 at approximately 0430 I responded to a disturbance at the control of t

CASE STATUS

Attach to Original

FOLLOW UP

None

ARRIVAL/OBSERVATIONS:

I arrived on scene and located the officers already present and suspect, later identified as DAVID NORDLUND, in the exterior courtyard of the U shaped building. NORDLUND was on his hands and knees with Ofc SCHAFER and Ofc RAYGOR on the ground floor with him while Ofc NEESE was still on the second floor balcony above. NORDLUND did not appear to be compliant with commands to lay down on his stomach remaining on his hands and knees. NORDLUND did appear to be bleeding from his head but was conscious and alert moving around on his hands and knees.

ACTION TAKEN:

I took hold of NORDLUND by his pants near the ankles pulling him backwards and proning him out. I took a position of back control and secured one arm behind NORLUND'S back while Ofc SCHAFER did the same with the second arm and placed him in handcuffs.

Ofc SCHAFER took custody of NORDLUND and AFD responded to the scene for his injuries.

CASE STATUS:

Attach to original.

Page 1 of 1

Case Number 19-014932

Officer Breager, Bradley: 60746

Date 04/29/2019

MO v8.0.0 01/08/2014



ANCHORAGE POLICE DEPARTMENT POLICE RÉPORT



														Offe	nse L	_evel	FE	L	Сa	ase Nun	nber	: 19-01493	32
INCIDENT DA	100	0ATE/TII 4/29/ 1		F REPOR	т	CAD OF					cer nave atty , G		v fi	2892				SUPERVISIONS				NUMBER 14932	
REPORT TYPE		NCIDEN	-			*****	-			Arres						- Cian	_	y			13-0	14302	
SuppToArrest										Υ													
LOCATION OF INCIDENT																DISTRIC			ARE/	A			
Actual address									-								_		_				-
DATE/TIME OF INCIDEN	ű.	OFFENS	E							•	CRIME S	ATUS	NCK	:			STAT	E CODE/ N	UNIC	PAL CODE			_
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SUSPECT																							
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11 windows	s we	re s	hat	ttere	d by	susp	ect																
ACTIONS T	AKI	EN:																					
Page 1 of 3		Case	Nu	mber	19-0	1493	2.			Officer	Bea	tty, G	3reç	gory	: 62	892			_	Date	04/2	29/2019	_

MO v8.0.0 01/08/2014

A CONTRACTOR OF THE PARTY OF TH	Offense Level FEL	Case Number: 19-014932
I went to each of the rooms to confirm damage and to see if any	one needed medical atter	ntion.
INFORMATION:		
Room numbers confirmed that each cost \$500.00 to replace. The total cost of the cost of th		windows. The manager 5,500.
During the arrest, the suspect kept talking nonsense and gappeared he also stated he hurt or killed someone.	jibberish about someone	wanting to kill him. It
ACTIONS TAKEN:		
I found address where he listed as his home. The location was anyone was injured. The staff reported that everyone was safe		nt to the to see if
CASE STATUS:		
Attach to Original		

Page 2 of 3

Case Number 19-014932

Officer Beatty, Gregory: 62892

	Ø FEL⊡-MISD □ NC ·	Municipality of Anchorage POLICE DEPARTMENT PROPERTY REPORT	POLICE P	UCR CODE CLASS
	CROSS REF. #		ľ	ASE NUMBER 0-014932
	TYPE INCIDENT VANDALISM LOCATION INCIDENT	GRIGINAL X SUPPLEMENTAL REPORT	DATE AND TIME OCCURRED DATE AND TIME REPORTED	INCIDENT#
-			04/29/2019 05:22	
	ARTICLE Tag#			
T	INVOLVEMENT SUB-INVOL Damaged/Vandalized	LYEMENT DESCRIPTION 11 windows		
C	PROPERTY CODE WINDOW (GLASS/FRAME):H: WINDOW	DE BRAND	MODEL.	SIZE
L E	SERIAL#	OWNER APPLIED#		VALUE
	OTHER DESCRIPTIVE DATA:			
N A	Supplement			
R R	INFORMATION:			
A T I V	On 4/29/19 at about 0424 hrs, i windows at the motel.	I was dispatched to	in refernce t	o a suspect breaking
E	11 windows were shattered by	suspect.	*	
	ACTIONS TAKEN:			
	I went to each of the rooms to	confirm damage and to see if any	one needed medical att	ention.
	INFORMATION:			
	Room numbers confirmed that each cost \$500	0.00 to replace. The total cost of th	had damaged w e damage window was	indows. The manager \$5,500.
	During the arrest, the suspect appeared he also stated he hu	kept talking nonsense and gibberi irt or killed someone.	ish about someone war	nting to kill him. It
	ACTIONS TAKEN:			2.2
	I found address where he lister if anyone was injured. The sta	d as his home. The location was t off reported that everyone was safe	he and unharmed.	nt to the to see
1	CASE STATUS:			
l	Attach to Original		36	

Page 3 of 3 Case Number 19-014932

Officer Beatty, Gregory: 62892





INCIDENT DATA A/29/19 4:23 CAD OFFENSE VANDALISM REPORT TYPE SUDDITION TO PERSON REPORT TYPE SUDDITION OF INCIDENT REPORT TO PERSON A191190129 DISTRICT AREA NOrth ACTUAL ADDITION REPORT TYPE SUDDITION ACTUAL ADDITION FOR STATE CODE/MUNICIPAL CO A/29/19 4:23 LOCATION TYPE BIAS MOTIVATION EVIDENCE MODUS OPERANDI CRIME STATUS TARGET OF CRIME POINT OF ENTRY ACCOHOL RELATED GANG RELATED BANG RELATED DRUG DV HATE CRIME OFFICER NAME RAYGOT, Jacob 63947 NOII David M 30210 AVEST NOII DAVID M 30210 AVEST VANDALISM AVEST Y CRIME STATUS NOIC STATE CODE/MUNICIPAL CO ACCHOL RELATED GANG RELATED DRUG DV HATE CRIME OFFICER COMPLAINT CROSS REFERENCE CROSS REFERENCE NUMBER	19-01493	32
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SUSPECT	<u> </u>	
HAME (LAST, FIRST MIDDLE) AGE RACE SEX ETHNICITY MEIGHT WEIGHT HAIR	EYES	5
NORDLUND , DAVID 39 White Male Not of Hispanic Origin 508 210 Black	ck Haze	zel
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AKAMADEN NAME GANG AFFILIATION		

Date 04/29/2019 Page 1 of 3 Case Number 19-014932 Officer Raygor, Jacob: 63947

MO v8.0.0 01/08/2014

Offense Level FEL

Case Number: 19-014932 COMPLAINANT PERSON SEX AGE P NAME (LAST, FIRST, MIDDLE) RACE Ę THANKACHAN, VISHNU Aslan/Pacific Islander Male Not of Hispanic Origin R ZIP CODE STATE S ō 99501 **ANCHORAGE** AK N CITY STATE ZIP CODE USWESS PHONE Anchorage AK STATE ZIP CODE ANCHORAGE ΔК 99501 AKA MAIDEN NAME PERSON OWNER NAME (LAST, FIRST, MIDDLE) AGE RACE SEX **ETHNICITY** CHO, KISANG 40 Asian/Pacific Islander Male Not of Hispanic Origin R ZIP CODE s **ANCHORAGE** 995013755 AK N CITY ZIP CODE JUSINESS PHONE Anchorage AK CITY ZIP CODE GANG AFFE IATION AKA BIAIDEN NAME

NARRATIVE

DISPATCH/NOTIFICATIONS:

On 04/29/2019 at approximately 04:25 hours, I was dispatched with OFC NEACE and OFC SCHAFER to the in reference to a vandalism in progress. Dispatch advised a male was breaking windows with his elbow and had picked up a piece of the broken glass.

ARRIVAL/OBSERVATIONS:

On arrival, I was contacted by a male, later identified as the complainant, VISHNU THANKACHAN, who advised the suspect, later identified as DAVID NORDLUND, was standing on the second floor by room THANKACHAN stated NORDLUND picked up a piece of broken glass and was carrying it.

INFORMATION/USE OF FORCE:

On approach to contact NORDLUND, I displayed my Taser in my left hand. NORDLUND began to walk away from OFC NEACE and myself. He was instructed to stop, at which time NORDLUND began to run away. NORDLUND proceeded to jump off the railing on the second floor. I went to the ground floor, where I saw NORDLUND kneeling on the ground. I pointed my Taser at NORDLUND; with one dot covering his lower left abdomen and the second flashing dot covering his left thigh. While displaying my Taser, I began to make commands to NORDLUND. I instructed NORDLUND to lay on his stomach with this hands on the ground, NORDLUND complied. OFC BREAGER took back control of NORDLUND and OFC SCHAFER placed him in handcuffs.

Once NORDLUND was in custody, I contacted the complainant, VISHNU THANKACHAN.

INTERVIEW WITH VISHNU THANKACHAN (DIGITALLY RECORDED):

THANKACHAN was working behind the front counter when NORDLUND "banged" on the window from the outside of building. THANKACHAN believed it was NORDLUND'S attempt to get his attention. NORDLUND then

Page 2 of 3

Case Number 19-014932

Officer Raygor, Jacob: 63947

Offense Level FEL Case Number: 19-014932

entered the building and requested THANKACHAN allow him use of the telephone. NORDLUND claimed there was someone trying to murder him and he needed to use the phone. THANKACHAN advised there was no phone for NORDLUND to use. NORDLUND grabbed the card-keying machine that was behind the desk. When NORDLUND realized the machine was not a phone, he left the machine on the counter and began to walk away, heading toward the units. THANKACHAN yelled out at NORDLUND to not head upstairs to the units.

THANKACHAN watched as NORDLUND went upstairs and knocked on the door of what he believed was unit.

He stepped outside as he watched NORDLUND approach unit knocking on the door once before breaking the window with his elbow. THANKACHAN watched as NORDLUND began to hit each window with his elbow, hearing glass break nearly every time.

THANKACHAN later advised when NORDLUND was closer to unit the heard a female yelling "Stop it, David!" He believed the woman's name was MARY who was staying in unit that THANKACHAN searched their computer system and confirmed DAVID NORDLUND was not a customer at the inn. THANKACHAN did not have access to the cameras, but confirmed they had both interior and exterior cameras. He advised his boss, KISANG CHO, had been made aware of the incident and was the only person who had camera access. He provided me CHO'S phone number.

CONTACT WITH KISANG CHO, TELEPHONICALLY (NOT RECORDED):

CHO explained the inn had cameras covering the lobby of the inn as well as cameras that cover the second floor. CHO claimed he would be at the inn around approximately 1000 hours on 4/29/2019. CHO stated it would be approximately \$500.00 per window to replace. CHO requested I leave him a note with details for what needed to be recorded. CHO would try to have footage available for officers later in the day.

ACTION TAKEN:

I provided THANKACHAN my card. On the back of my card was a case number and a note requesting interior and exterior camera footage on 4/29/2019 between the hours of 0345-0430.

INFORMATION:

I went with OFC REEVES to unit where we contacted MARITES KLINGER. OFC REEVES conducted an interview.

FOLLOW UP:

I briefed OFC ARNOLD of Day Shift Patrol on the case. OFC ARNOLD will contact CHO on 4/29/2019 to pick up camera footage.

CASE STATUS:

Attach to Original.

Page 3 of 3

Case Number 19-014932

Officer Raygor, Jacob: 63947

Calls-For-Service Details

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Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
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23A1 -62892-BEATTY,GREGOR	Υ			•
Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 04:27:55	28444	CHN	ONSCENE	
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Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 04:27:58	29055	CHS	ENROUTE	
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04/29/2019 04:28:55	62641	СТ05	MISC	
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Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 04:29:14	62641	СТ05	UPDATE	
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Status Date/Time 04/29/2019 04:29:14	Operator DSN 62641	Terminal ID CT05	Status Segment SUPP	Report No
TEXT:SUSP IS NOW ON 2ND FL		REP: VISH	Status Segment	Report No
Status Date/Time 04/29/2019 04:29:18	Operator DSN 28444	CHN	ONSCENE	Kepart Na
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.129, COMP SEES OFCR'S, DC'				
Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 04:29:54	28444	CHN	MISC	
11A2, WE HAVE HIM		•	<u> </u>	
Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 04:30:14	61274	CT12	E911	
LOCATION:WIRELESS CALL,AN	CHORAGE PD		COMP:AT&T MO	BILITY
\SRC:WPH2				
Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 04:30:14	61274	CT12	SUPP	
TEXT:I HAVE ANOTHER CALLEI		SAID AT LEAST 15	WINDOWS HAVE BE	EN BUSTED
OUTTHIS CALLERS NAME IS:				
Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 04:30:27	28444	CHN	BACK-OS	
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tatus Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
4/29/2019 04:30:51	29055	CHS	BACKUP	,
3A1 23A2			•	
tatus Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
4/29/2019 04:30:51	29055	CHS	ID	
3A2 -63520-BEHNING,JONA	ATHAN A			
tatus Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
4/29/2019 04:30:57	28444	CHN	MISC	
129, TASER DEPLOYMENT				
tatus Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
4/29/2019 04:31:00	29055	CHS	ENROUTE	
3A2				
tatus Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
4/29/2019 04:31:04	29055	CHS	BACKUP	
3A1 21A1				
tatus Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
4/29/2019 04:31:04	29055	CHS	ID	
1A1 -63420-JONES,JACOB				
tatus Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
4/29/2019 04:31:10	29055	CHS	ENROUTE	
21A1				
Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 04:31:11	28444	CHN	BACK-OS	<u> </u>
)2A1 K7	w			
Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 04:31:11	28444	CHN	ID	
7 -60746-BREAGER,BRADLE				
Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 04:31:21	29055	CHS	BACKUP	
21A1 22A2				
Status Date/Time 04/29/2019 04:31:21	Operator DSN 29055	Terminal ID	Status Segment	Report No
		CHS]ID	<u> </u>
22A2 -63527-DANIELS,LIAM				
Status Date/Time 04/29/2019 04:31:23	Operator DSN 62892	Terminal ID WLAP	Status Segment ONSCENE	Report No
- • • • • • • • • • • • • • • • • • • •	02892	WLAP	ONSCENE	
23A1	Ta	T	1	
Status Date/Time 04/29/2019 04:31:24	Operator DSN 29055	Terminal ID CHS	Status Segment ENROUTE	Report No
22A2	[23033		ENNOUTE	
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	A			
Status Date/Time 04/29/2019 04:31:44	Operator DSN 28444	Terminal ID CHN	Status Segment MISC	Report No

Status Date/Time 04/29/2019 04:31:53	Operator DSN 28444	Terminal ID CHN	Status Segment BACK-OS	Report No
03A2 11A1 03A1				
Status Date/Time 04/29/2019 04:31:53	Operator DSN 28444	Terminal ID CHN	Status Segment ID	Report No
11A1 -63707-SEARS,HANNAH	**			
Status Date/Time 04/29/2019 04:31:53	Operator DSN 28444	Terminal ID CHN	Status Segment ID	Report No
03A1 -63715-WOCKENFUSS,C	URTIS		·	
Status Date/Time 04/29/2019 04:32:06	Operator DSN 29055	Terminal ID CHS	Status Segment INSRVICE	Report No
23A2	·			
Status Date/Time 04/29/2019 04:32:06	Operator DSN 28444	Terminal ID CHN	Status Segment MISC	Report No
(7, START US MEDICS FOR TA	SER DEPLOYMENT A	AND THE JUMP		
Status Date/Time 04/29/2019 04:32:10	Operator DSN 29055	Terminal ID CHS	Status Segment INSRVICE	Report No
21A1			<u></u>	
Status Date/Time 04/29/2019 04:32:13	Operator DSN 28444	Terminal ID CHN	Status Segment MISC	Report No
(7, HE IS CON/BREATHING. U	NK INJURY AT THIS	ГІМЕ		
Status Date/Time 04/29/2019 04:32:14	Operator DSN 29055	Terminal ID CHS	Status Segment INSRVICE	Report No
22A2				-
Status Date/Time 04/29/2019 04:32:21	Operator DSN 28444	Terminal ID CHN	Status Segment BACK-ER	Report No
02A1 16A				
Status Date/Time 04/29/2019 04:32:21	Operator DSN 28444	Terminal ID CHN	Status Segment ID	Report No
16A -63159-REEVES,CHELSEY				
Status Date/Time 04/29/2019 04:32:30	Operator DSN 28444	Terminal ID CHN	Status Segment MISC	Report No
(7, CLEAR 44				
Status Date/Time 04/29/2019 04:33:07	Operator DSN 28444	Terminal ID CHN	Status Segment PREEMPT	Report No
11A1				
Status Date/Time 04/29/2019 04:33:10	Operator DSN 28444	Terminal ID CHN	Status Segment PREEMPT	Report No
)3A1				
Status Date/Time 04/29/2019 04:33:36	Operator DSN 27902	Terminal ID SUP1	Status Segment MISC	Report No
129, MEDICS ADVISED AND >	***			
Status Date/Time 04/29/2019 04:33:51	Operator DSN 28444	Terminal ID CHN	Status Segment DUP-OF	Report No
191190121 TO 191190129				
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Operator DSN	Terminal ID	Status Segment	Report No
64178	CH2	CASE	19-14932
ed			
Operator DSN	Terminal ID	Status Segment	Report No
60745	WLF2	CLEAR	
Operator DSN	Terminal ID	Status Segment	Report No
28444	CHN	INSRVICE	
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Operator DSN	Terminal ID	Status Segment	Report No
28444	CHN	CHGLOC	
Operator DSN	Terminal ID	Status Segment	Report No
28444	CHN	CHGLOC	
A2			
Operator DSN	Terminal ID	Status Segment	Report No
28444	CHN	CHGLOC	
			
Operator DSN	Terminal ID	Status Segment	Report No
64178	CH2	MISC	
Operator DSN	Terminal ID	Status Segment	Report No
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28444	CHN	ONSCENOK	
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Operator DSN	Terminal ID	Status Segment	Report No
62892	WLAP	ONSCENE	
Operator DSN	Terminal ID	Status Segment	Report No
28444	CHN	INSRVICE	
Operator DSN	Terminal 1D	Status Segment	Report No
29055	CHS	CLEAR	
Operator DSN	Terminal ID	Status Segment	Report No
	Terminal ID CHN	Status Segment	Report No
	Operator DSN 28444	28444 CHN	Operator DSN Terminal ID Status Segment FNLTYPE

Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 05:56:04	28444	CHN	CHGLOC	
02A1			-	
Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 05:56:08	28444	CHN	CHGLOC	
03A2	*		····	
Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 06:06:49	63538	WLMH	ONSCENE	
02A1				
Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 06:06:50	63940	WLDP	ONSCENE	
03A2				·
Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 06:17:39	28444	CHN	ONSCENOK	
02A1			<u> </u>	
Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 06:17:39	28444	CHN	ONSCENOK	
03A2				
Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 06:58:44	27672	CHN	CHGLOC	
02A1				
Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 06:58:50	27672	CHN	CHGLOC	
03A2				
Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 07:00:22	63538	WLMH	ONSCENE	
)2A1				
Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 07:02:19	63940	WLDP	ONSCENE	
)3A2				
Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 07:11:21	63940	WLDP	CHGLOC	
3A2 APD 23, EN ROUTE			-	
Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 07:11:23	63538	WLMH	CHGLOC	
02A1 APD 23				
Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 07:27:25	63940	WLDP	ONSCENE	
)3A2				
Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 07:30:27	63538	WLMH	ONSCENE	
)2A1				
Status Date/Time	Operator DSN	Terminal ID	Status Segment	Report No
04/29/2019 07:39:09	27672	CHN	ONSCENOK	1.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
7-725/2015 07.55.05		10•	JOHOGEHOR	

Status Date/Time 04/29/2019 07:39:12	Operator DSN 27672	Terminal ID	Status Segment ONSCENOK	Report No
02A1			- 1	
Status Date/Time 04/29/2019 08:11:15	Operator DSN 63538	Terminal ID WLMH	Status Segment CLEAR	Report No
02A1 S				· · · · · · · · · · · · · · · · · · ·
Status Date/Time 04/29/2019 08:27:26	Operator DSN 63940	Terminal ID WLDP	Status Segment CLEAR	Report No
03A2 R			· •	
Status Date/Time 04/29/2019 08:27:26	Operator DSN 63940	Terminal ID WLDP	Status Segment CLOSE	Report No
03A2 R			•	

Unit Information

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	L	

Details	Unit ID	DSN 1	Assignment 1	Enroute Time	Transport Time
(2)	02A1	NEACE, COLIN	РТА	04/29/2019 04:25:15	
Q	03A2	SCHAFER,BRANDON	PTAC	04/29/2019 04:25:26	
Ø	11A2	RAYGOR, JACOB	PTAC	04/29/2019 04:25:26	
	23A1	BEATTY,GREGORY	PTA	04/29/2019 04:27:58	
<u>a</u>	X50	CRANE,CORY	PTA	04/29/2019 04:30:27	
<u>a</u>	23A2	BEHNING, JONATHAN	PTA	04/29/2019 04:31:00	
ඛ	21A1	JONES, JACOB DONALD	PTA	04/29/2019 04:31:10	
<u>a</u>	К7	BREAGER, BRADLEY	РТК9	04/29/2019 04:31:11	
<u>a</u>	22A2	DANIELS, LIAM	PTA	04/29/2019 04:31:24	
	11A1	SEARS,HANNAH	PTA	04/29/2019 04:31:53	
Q	03A1	WOCKENFUSS,CURTIS	PTA	04/29/2019 04:31:53	
<u>a</u>	16A	REEVES, CHELSEY	PTA	04/29/2019 04:32:21	
<u> </u>	26A	FLETCHER,IAN D	PTA	04/29/2019 04:36:24	

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	PI/PZ/14	62180	29409 S. J
		- Nag	אַקטואט פאוזאסי
9 219	218 217 216		213 2
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Charles and the second			* 29
27 22 6	-		206
77	XX		205
20 7 X	PAR		204
2302			203
231			202
232 Stans	4100C	Zug	201 State
6 (/ 57/17 00000000000000000000000000000000000	31A0		DE OF INCIDENT
-ZEDHI_cbl	as vo	orage Police Department	

Case Number 190014932 DATE 06/25/2019

ANCHORAGE POLICE DEPARTMENT
PROPERTY AND EVIDENCE

LISTING -- All Items

1192038 Tag EVD TASPAR Invi ART TASER CARTRIDGE Description 057A6 Location

Serial

Value

Dispo Dispo Date

C6203NA67

DMG WINDOW

10 Broken double-paned windows

5,000.00

Simonson, Luke C	(LAW)
From: Sent: To: Subject:	Sopp, Julie Monday, August 26, 2019 3:52 PM Simonson, Luke C (LAW) FW: Report No. 19-14932, Court Case Number 3AN-19-04232CR For Defendant Nordlund, David Christopher
Did you get this below	on August 1 st ?
Luke, We checked and we can number is correct? Can numbers so there is no	col, 2019 15:00 ecutorbyKarpel (LAW sponsored) . 19-14932, Court Case Number 3AN-19-04232CR For Defendant Nordlund, David Christopher annot locate any phone calls from
Sent: Wednesday, July To: Sopp, Julie	osecutorbyKarpel (LAW sponsored) 31, 2019 14:58 -14932, Court Case Number 3AN-19-04232CR For Defendant Nordlund, David Christopher
Good afternoon Ma'a	m,
and from	questing Recordings of calls Nordlund made on 4/29 from phone number I cannot locate said calls but I am unable to search by phone number. If said calls forward me the audio from these calls.

Respectfully,
Luke Simonson
Paralegal I
Anchorage District Attorney's Office
Alaska Department of Law



ANCHORAGE POLICE DEPARTMENT POLICE REPORT



	1					_	_			Orier	ise L	evel N	แอบ	Case	Numbe	er: 19-013434
INCIDENT DATA	4/17/19		RT	VIOL AT	ISE TON OF		1.	ICER NAME	regory	63042		_		ISOR NAME		E NUMBER
	17.17.18	3.01			TATE REGS		"	iliui , Gi	egury	00542		Sellols	ari NOB	11 26320	19	-013434
REPORT TYPE	INCIDENT			•			Arre	et						 -		
SuppToArrest	A1910	70020			_		Υ							T		
Reported address												North		AREA 3	_	
Actual address	Γ.							,								
4/17/19 0:54	OFFERSE							CRIME 31	ratus *	NCIC		\$1	ATE CODE	MUNICPAL C	300	
LOCATION TYPE	•		BIAS M	OTIVATION					TARGET O	FCRIME			POINT OF	ENTRY	E	NTRY METHOD
NAL DESIGNATION OF THE PROPERTY OF THE PROPERT			EVIDEN	ice i	MODUS OPERANE			_			CRIMINAL ACTIVITY					
WEAPON					monos or grove						1	IMPROCACE	IVIII Y			
ALCOHOL RELATED GA	ANG RELATE	DRU	G	DV	HATE CRIME	OFFIC	ER CC	MPLAINT	CROSS	REFERENCE		CROSS	REFERENC	E NUMBER		
NO N	10	NO)	NO	NO	МО			NO							
OCCURRED FROM 24HR C	LOCK TO	OCCURR	£0 10	24HR CLOC	K DAY OF WEEK		CASE	STATUS		FOLLOW	fP P	EXCEPTION	MAL CLEA	RANCE		CLEARANCE DATE
4/17/19 0:54	10	4/17/1	9 1:16	;	Wed		Att	ach to C	riginal							
PERSON MEN	ITIONEI		'													
NAME (LAST, FIRST, MIDDL	E)	-				AGE	R	ACE			SEX		ETHNIC	YTE		
NORDLUND, DAV	ID CHRI	STOPH	ER			39	И	Vhite			Male	•	Not o	of Hispan	ic Origi	ı
					СПУ					STATE	ŽIP C	005	RESIDE	NCE PHONE		
					ANCHORA	GE				AK	9950	8				
BUSNESS ADDRESS					CITY					STATE	ZIP C	DDE	BUSINES	IS PHONE	EMPLOYE	R
										<u> </u>					<u> </u>	
					СПҮ					STATE	ZIP C					
AKA MAIDEN NAME					ANCHORA	GE				AK	9950					<u> </u>
										GANG AF	LAHO	•				
NARRATIVE															_	
INFORMATION	N:															
On 4/17/19 at											i	n resp	onse	to sev	eral p	eople in the
stairwell that	refuse	d to I	eave.	On so	ene, OFC	. EU	IBA	NK ar	nd I m	ade co	ntac	t with	h CH	RISTOP	HER I	NORDLUND
(identified by	AK OI	-) <u>-</u> A_	com	outer c												
registered add	ress c	_	naa li	not our							UND	state	d to	us he h	ad be	en living at
		SI	IICO R	ast sun	mer and h	ne re	Cel	ves ni	s maii	tnere.						
ACTION TAKE	N:															
l assisted OFC	C. EUB.	ANK	with I	olacing	NORDLUI	ND i	nto	hand	cuffs a	and pat	sea	rched	l him	for wea	pons.	During the
pat search, (JFC E	ORAN	IK IO	entine	ia glass	pır) 0	comm	only	used 1	or s	smoki	ng m	iethami	phetar	nine which
NORDLUND so with methamp	hetami	ne ni:	nu OI Des	i me gi	ouna. I n I	IIS F	ıgn	t coat	роске	et, i ide	ntitie	ea a b	outane	lighte	r com	monly used
		[P1]														
INFORMATION	N:															
Page 1 of 2	Case N	umber	19-01	3434		Of	fficer	Smit	h, Gre	gory :	5394	2		Da	ate 04/	17/2019

MO v8.0.0 01/08/2014

Offense Level MISD	Case Number:	19-013434

OFC. EUBANK transported NORDLUND to ANJ. I completed my report for review.

CASE STATUS:

Attach to Original

Page 2 of 2

Case Number 19-013434

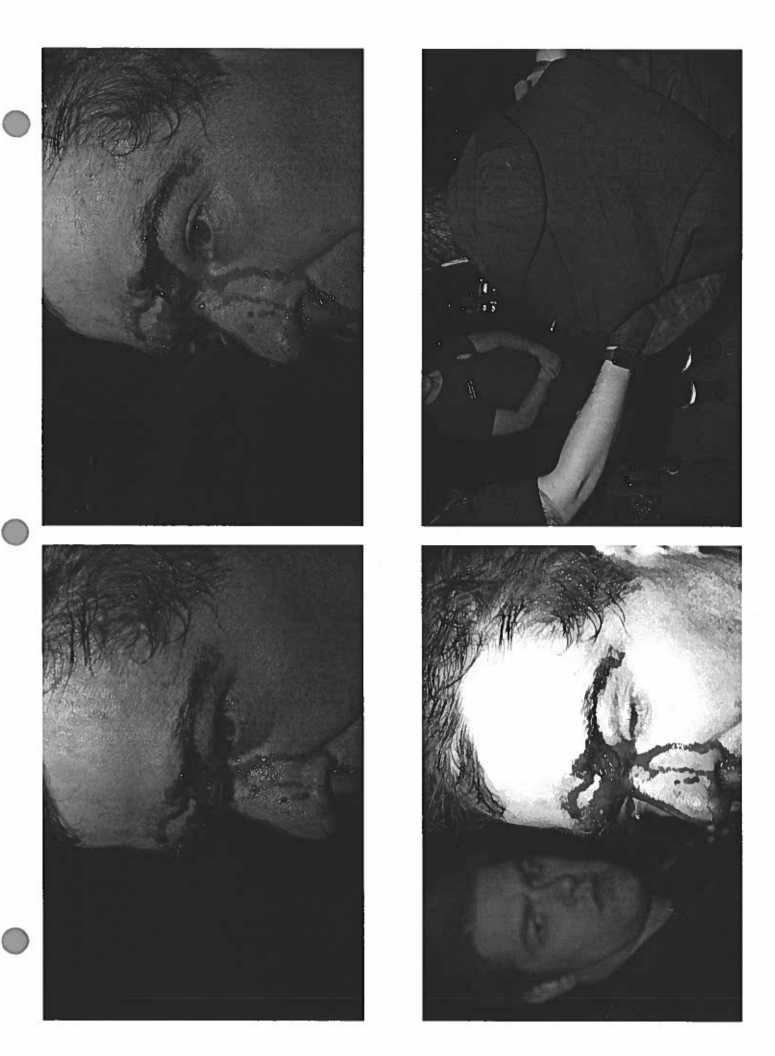
Officer Smith, Gregory: 63942

Date 04/17/2019

190013434	
Number	08/26/2019
Case	DATE

ANCHORAGE POLICE DEPARTMENT	PROPERTY AND EVIDENCE	LISTING All Items
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Dispo Date	07/30/2019	ge/19/2019	•
Value Dispo	0.00 DES	0.00 DBN	
Serial			
Location			
Description	GLASS METH PIPE	METH	
Invi ART	EVD PIPE	EVD DRUGS	
Tag	1189098	1189099	













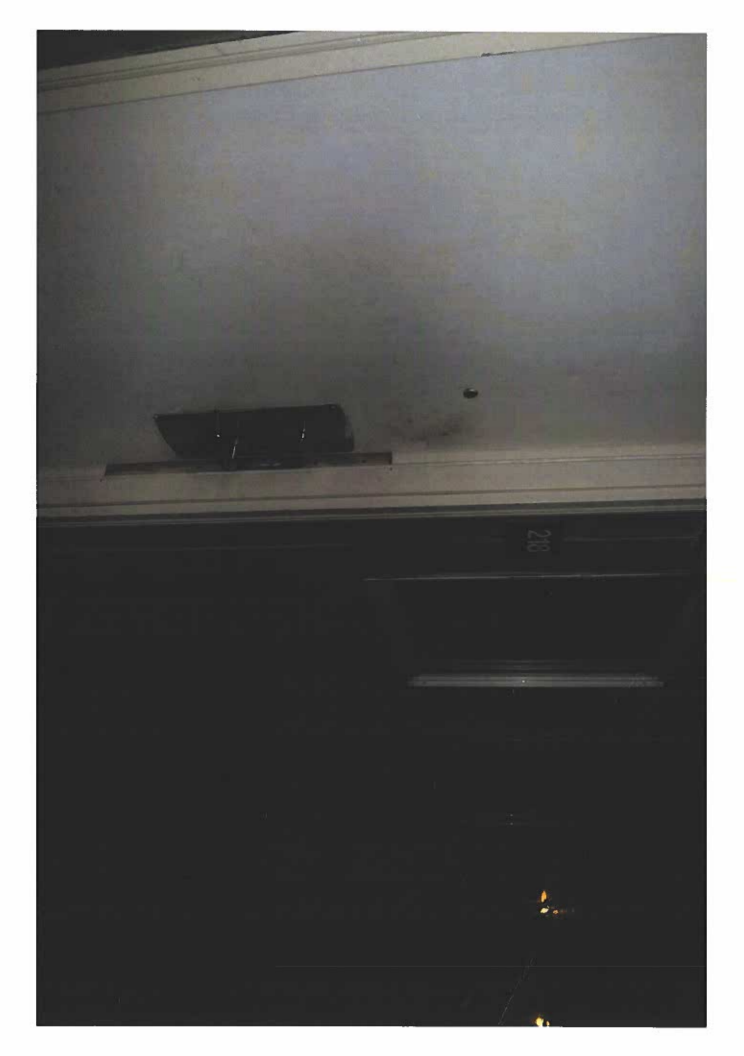




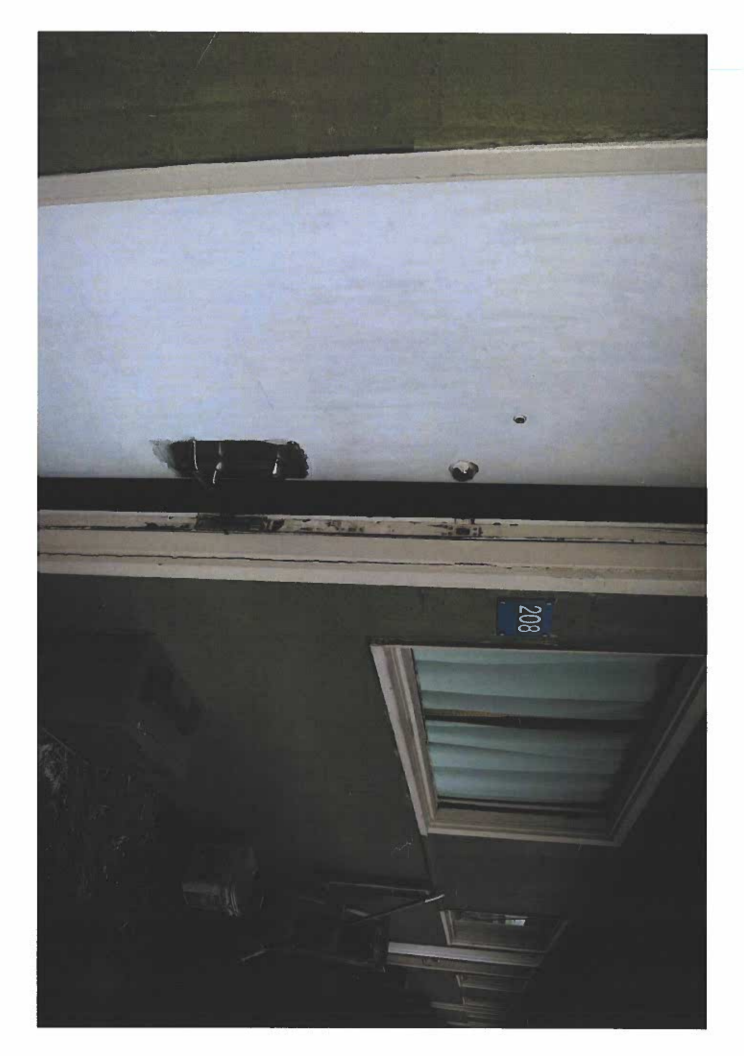


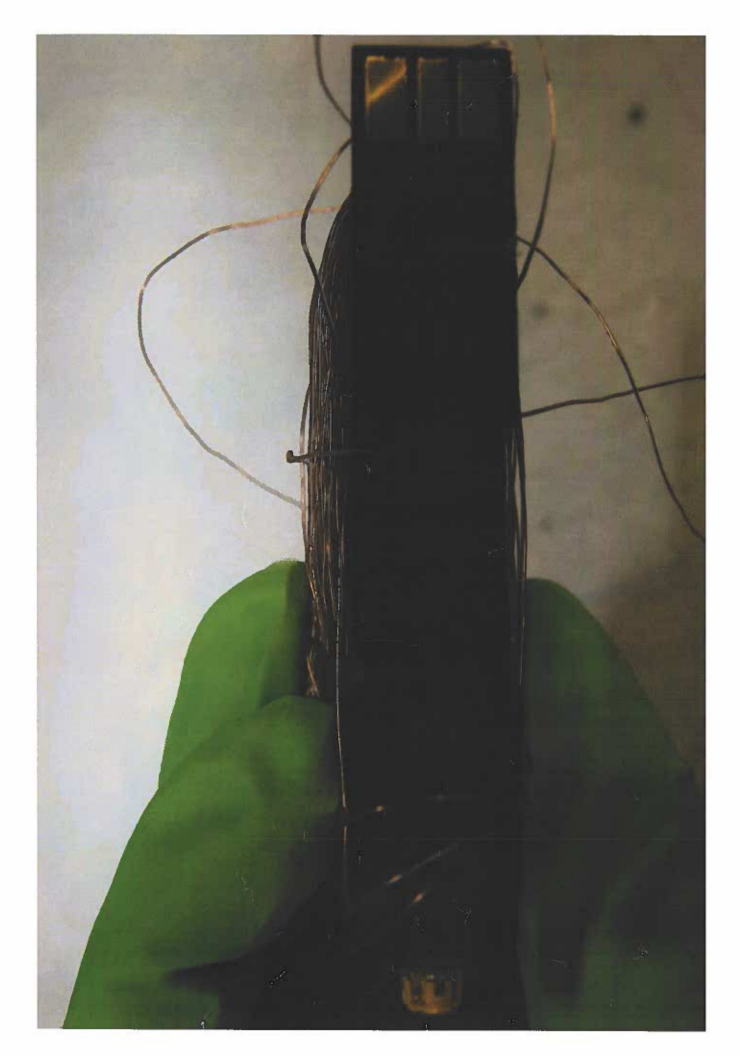












David Nordlund G.C.C.C. 22301 W. Alsop Rd Wasilla, AK 99623

THIRD JUDICIAL DISTRICT AT PALMER STATE OF ALASKA Plaintiff IN THE SUPERIOR COURT FOR THE STATE OF ALASKA THIRD JUDICIAL DISTRICT AT PALMER 2020 MAY | | AM | |: 00

plaintiff vs

DAVID CHRISTOPHER NORDLUND defendant

1KE-06-1246cr (David Nordlund)

STATEMENT OF THOUGHT IN REGARD TO LITIGATION OF ABOVE CAPTIONED MATTER

It is not now, nor ever was, the intention of Mr. Nordlund to cause unecessary delay, or to squander the valuable time and resources of the STATE. Mr. Nordlund seeks only to have a fair chance in court and adequately address his claims, and effectively defend his liberty interests.

Mr. Nordlund cedes that the format in which pertainent information may now be moot. Such as Motion to Suppress Evidence, however Mr. Nordlund believes that the information contained in said pleading is important for this Honorable Court to come to an accurate understanding of the total picture.

All alleged incidents are not isolated events, but are sequenced chain of events in a continuing episode relating to the same matter which conclusion began on April 17, 2019.

Mr. Nordlund also believes it is important for this Honorable Court to consider the information contained in the Post Conviction Relief pleading he intends to file in the matter of 3AN-19-4232cr.

It is not the intention of Mr. Nordlund to attempt to relitigate the matter in this court, but that this court is made aware of the procedural defects in the matter, and that if Mr. Nordlund's legal theory should fail in this court in regard to dismissal of the petition, that this court would not take part in the manifest injetice which resulted in a verdict of guilty against the liberty interest of Mr. Nordlund.

Mr. Nordlund believes his theory in law to be sound and that he is entitled to dismissal of the petition to revoke probation. However, should this Honorable Court rule against Mr. Nordlund's proposed dismissal, he would seek to establish a deliberate indifference to a serious medical need, and a cause of wanton and unecessary pain; and ask that this court impose no further time than to which he is already sentenced.

Mr. Nordlund also prays that this Honorable Court rule on his proposed motion to withdraw plea. The law states that withdrawal may be necessary if certain criteria is demonstrated. It also states that withdrawal may be achieved through applicable statutes. The applicable statute refers to "court rules", but does not specify a particular rule.

Therefore, Mr. Nordlund believes that the particular rule that he brings said motion under applies in this circumstance. Furthermore, Mr. Nordlund prays that the Honorable John C. Cagle will listen to and take into consideration Mr. Nordlund's statement in open court given on December 7, 2007, at the sentencing hearing in the above captioned matter, and grant Mr. Nordlund's motion in order to correct a manifest injustice.

Mr. Nordlund has previously brought this matter to the courts attention in the matter of 1KE-17-00335ci. That court failed to rule on the matter. Mr. Nordlund prays that this court will not fail to consider this plea.

I, David Nordlund, certify under penalty of perjury that the foregoing is true, Wassilla, AK, April 27, 2020, no notary available. AS 09.63.020.

David Nordlund

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		FILED
1	IN THE SUPERIOR COURT FOR THE STATE OF ALAS	KA
2	THIRD JUDICIAL DISTRICT AT PALMER	2020 HAVIL AND OF
3		2020 MAY II AM II: OC
4	STATE OF ALASKA	777.6
5	plaintiff	Lener / Carrie
6	vs	
7	DAVID CHRISTOPHER NORDLUND { defendant }	
8	1KE-06-1246 (David Nordlund)	

vra certification

I certify that this document and its attachments do not contain (1) the name of a victim of a sexual offense listed in AS 12.61.140 or (2) a residence or business address or telephone number of a victim of or a witnes to any crime unless it is an address used to identify the place of the crime or it is an address or telephone number in a transcript of a court proceeding and disclosure of the information was ordered by the court.

MOTION TO SUPPRESS EVIDENCE

Now comes, David Nordlund, acting Pro Se in the defense in the defense of the interest in DAVID CHRISTOPHER NORDLUND, and does hereby move this Honorable Court to suppress and prohibit the STATE's use as evidence ALL statements allegedly made by Mr. Nordlund between the time of 00:28:00 and 1:30:00 on April 17, 2019, when Mr. Nordlund was arrested by officers of the Anchorage Police Department; Mr. Nordlund also moves to suppress and prohibit the STATE's use as evidence the 23 alleged meth and meth pipe allegedly found pursuant to an 24 inventory search incident to incarceration.

25 This motion is brought under Rule of Criminal Proceure 26 12(b)(3) on the ground that ALL alleged evidence was obtained 27 illegally in violation of United States Constitution Amend-28 ments 4 and 5, and Alaska Constitution art. 1 secs, pand 14

Nordeund Fronce C.	ייבונוני
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FACTS 1

On April 16, 2019, the Anchorage Police Department received a call of trespass at the time of 23:25:49 to the location of 736 Hyder St. On April 17, 2019, at 00:39:33 Anchorage Police Officer Dominick Eubank arrived at the location of 734 Hyder St. and shortly thereafter encountered David Nordlund in the stairwell of the 734 location.

Mr. Nordlund had been asked by his friend who manages the location to look for her cell phone while she was giving another of her friends a ride.

As Mr. Nordlund was ascending the stairwell Ofc. Eubank 13 was descending the stairwell. At the point of contact Ofc. 14 Eubank's body was positioned in the stairwell preventing 15 further movement towards the only exit to the building.

Ofc. Eubank then questioned Mr. Nordlund about his 16 17presence in the building. Not wanting to engage Ofc. Eubank 18 in conversation, but not being able to leave the encounter, 19Mr. Nordlund explained his presence in the building and as 20there were no numbers on the doors designating each apartment 21Mr. Nordlund described the location of where his friend resid-22es.

Ofc. Eubank then repositioned his body allowing 23 24Mr. Nordlund to continue his movement. As Mr. Nordlund exited 25the building he noticed his friends roommate engaged in con-26 versation with another of Anchorage's police officers. 27friends roommate validated Mr. Nordlund's presence, yet this $_{28}$ second officer proceeded to seize Mr. Nordlund for a second

time. Mr. Nordlund did not want to engage this officer in conversation either, but this officer approached Mr. Nordlund with his hands up palms out signal to stop. At this point Mr. Nordlund had this second officer directly to his front with Ofc. Eubank directly behind him. were also approximately an additional five more officers present fanned out around the premises. Mr. Nordlund was questioned.

At the termination of this second officer's questions

Mr. Nordlund was being allowed to leave the officer's

presence. It is at this point that Ofc. Eubank seizes

Mr. Nordlund for a third time and requires Mr. Nordlund to

furnish identification.

Mr. Nordlund asks Ofc. Eubank of what crime he was suspected of committing, to which Ofc. Eubank replied, "
The crime of tresspass." Being that Ofc. Eubank specified a crime, Mr. Nordlund was compelled to furnish identification. Mr. Nordlund then handed over his identification so that Ofc. Eubank could briefly scrutinize the document and perform a cursory glance. Mr. Nordlund expressed his desire that Ofc. Eubank not perform a search through the state law enforcement's data bank as Mr. Nordlund was a probationer and did not want to be put in a position as to have to report police contact. Ofc. Eubank then ran a search of Mr. Nordlund's identification.

After conducting this search, two officers placed hands on Mr. Nordlund and placed him into handcuffs. As this was

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being done Ofc. Eubank began to make a spectacle of Mr. 1

Nordlund's status as a "probationer", in a louder than 2

appropriate voice in the current surroundings. 3

malicious conduct occurred for several minutes, before

Mr. Nordlund was eventually escorted to a patrol car.

During this encounter Mr. Nordlund informed Ofc.

Eubank that he had just been in a meeting with his pro-

bation officer that day and that he was in compliance with

his "probation conditions".

Ofc. Eubank chose to ignore this information and transported Mr. Nordlund to Anchorage Jail. At the jail, Magistrate Manculich conducted a bail hearing at which she ordered \$1,000 appearance bond unsecured. Mr. Nordlund was not facing 14 incarceration and was to be released immediately. Ofc. Eubank had the booking process initiated, at which time 16 it was alleged that Mr. Nordlund was found to be in possession of meth and a meth pipe.

Ofc. Eubank then informed the Palmer probation office of the alleged find, and the booking process was eventually 20 completed. At some point after the booking process was complet 21 the Palmer probation office faxed a remand order for the revocation of Mr. Nordlund's probation on the allegation that 23 Mr. Nordlund had been charged with a crime.

Incidently, the STATE did not file charges against Mr. 24 25 Nordlund.

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ANALYSIS

Amendment if a reasonable person under the circumstances would not feel free to leave. Pooley v state, 705 p.2d 1293, 1305. An interrogation is "custodial" under Miranda if there is "restraint on freedom of movement of the degree associated with a formal arrest," such as when the suspect is "detained under circumstances substantially more coercive than the typical traffic stop." Mills v state, 2019 Alas.App. LEXIS 144 at 2. Any show of force creating an actual restraint or submission to authority constitutes an arrest not a stop. Doris v state, 656 p.2d 578.

For an investigative stop to be lawful, the officer's action must be justified in its inception and the officer's conduct must be "reasonalby related in circumstances that justified the stop in the first place." Brown v state, 182 p.3d 624,625. Before the police can subject a person to an investigative stop they must have reasonable suspicion of criminal activity that is currently posing an imminent danger to the public or that involved serious harm to persons or property. Coleman v state, 553 p.2d 40,46.

This instant matter involved a call of trespass over

(1) hour removed from the seizure of Mr. Nordlunds person.

There was nothing imminent nor dangerous about the situation to which the officers were responding. The seizure of Mr.

Nordlund's person was not reasonable, and not lawful.

SCOPE OF DETENTION

This instant matter is analygous to the matter of Cousins In matter of Cousins v state, Alas. App. LEXIS 108, a state trooper stopped three companions when the trooper saw one of the three throw a firework into a lane of traffic. The trooper warned the three not to throw fireworks in the city or traffic. He was about to let them go when a city police officer arrived. When the other officer showed up, however, that officer asked for identification and did a check for warrants.

The court of appeals determined that this officer's action was a second detention and that it was illegal because it was not supported by any suspicion of criminal activty.

In determining that this type of stop was illegal, the court relied in part in <u>Howard v state</u>, 664 p.2d 603, in which they discussed some of the factors Alaska courts must consider in determining if an investigative stop exceeds its allowable scope:

First, the court must consider the purpose for the stop and, specifically, the kind of criminal activity being investigated,—Second, the stop must be for a limited and specific inquiry, i.e., the police must be diligently pursuing a means of investigation which is soon likely to resolve the matter one way or another. Once the inquiry is completed the person detained must be freed or arrested. Third, the stop must be of brief duration; the exact length will depend part upon what is learned by the police relating to their suspicions. As one court pointed out:

The results of the initial stop may arouse further suspicion or may dispel the questions in the officer's mind. If the latter is the case, the stop may go no further and the detained individual must be free to go. If, on the contrary, the officer's suspicions

G.C.C.C. 22301 W. Alsop Rd. Wasilla, AK 99623

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1 confirmed or are further aroused, the stop may be prolonged 2 as required by the circumstances. Id. at 609-10.

Thus, once the normal process that motivated th stop is completed, for instance, in the case of a routine traffic 6 stop, once the officer hands the motorist a warning ticket 7 or citation and returns his drivers license and registration 8 or otherwise demonstrates that the purpose of the stop has 9 been effectuated -- the stop may go no further unless (1) the 10 officer has reasonable suspicion that some other criminal 11 activity is afoot, or (2) the initial detention has become 12 a consensual encounter.

(Cabellas, 543 us 405, 407: "A seizure that is justified 14 solely by the interest in issuing a warning ticket to the 15 driver can become unlawful if it is prolonged beyond the time 16 reasonably required to complete that mission")

The Cousins court then began to explain: "Furthermore, 17 18 this second detention was unlawful because it was not support-19 ed by any suspicion of criminal activity. United States v 20 Lucket, 484 F.2d 89, 90-91 (9th circuit) (after a defendant 21 was cited for jaywalking, continued detention to run a warrant 22 check was unlawful in the absence of reasonable suspicion of 23 criminal activity). "Although it is crucial for law enforce-24 ment officials to continue an investigation when suspicious 25 facts warrant it, they cannot embark upon an investigatory 26 course of action in the hope that something might turn up," 27 Waring v state, 670 p.2d 357, 366.

Nord

The Cousins court then states: "Although there was nothing particularly coercive or threatening about this stop it was this type of suspicionless detention that the Fourth Amendment and the exclusionary rule were designed to prevent. After the purposes of the initial stop were accomplished, the officers detained Cousins for another ten to twenty minutes without any suspicion of criminal activity. We have previously condemned this type of 'expedition for evidence.'" G.R. v state, 638 p.2d 191,201.

Cousins at 14

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In this instant matter the officers did not run Mr. 13 Nordlund's identity through the state law enforecement's 14 data bank until, arguably, 15 minutes after the initial encount-This detention was unreasonably prolonged and exceeded 15 er. 16 the scope of what initiated the stop in the first place. Mr. Nordlund was not trespassed from the premisses and had 18 his presence validated by a resident of the building. 19 questions in the officer's minds about whether or not Mr. 20 Nordlund was tresspassing should have been dispelled at this 21 point and any further detention of Mr. Nordlund and subsequent 22 computer check was unreasonable.

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WARRANTLESS INTRUSION ONTO PRIVATE PROPERTY

Furthermore, questions arise about the validy of the officers entrance into the location of 734 Hyder when the call was made to 736 Hyder. On this question the Alaska Supreme Court states:

"It is well settled that an officer's observation of things in plane view made from a place where he has a right to be does not constitute a search in the constitutional sense.

Conversely, when the observation's are made from an area to which the officer has not been expressly or impliedly invited, the intrusion is an unlawful search unless made pursuant to a warrant or one of the established exceptions to the warrant requirement. Chilton v state, 611 p.2d 53,55.

In the instant matter the police entered into a private building in which they were not invited, nor had a warrant to enter.

Assuming arguendo, the police had reason and authority to accost Mr. Nordlund, to detain and question him against his will, Ofc. Eubank did not have probable cause to forcibly move the person of Mr. Nordlund, and transport him to the Anchorage Jail.

"If" the seizure of Mr. Nordlund was lawful, "if" the the questioning without Miranda warnings was lawful, and "if" the method in which the police conducted the seizure was lawful, Ofc. Eubank had at most reasonable suspicion to enlarge the scope of questioning.

As stated above, Mr. Nordlund had informed Ofc. Eubank that he had just been in a meeting with his probation officer earlier that day. A prudent, reasonably cautious man, would have verified this information before placing an individual

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- 1 into handcuffs and making a public spectacle of him, and
- 2 transporting him to the local jail.

By his own admission Ofc. Eubank knew that Mr. Nordlund had until the end of the next business day to report any changes in his status as a "probationer".

WARRANTLESS INCIDENT SEARCHES

In the matter of Zehrung v state, 569 p.2d 189 at 196 Alaska's Supreme Court reiterates the requirements of warrantless searches incident to arrest as follows: " Adequate 10 protection for the arrestee's legitimate interests in priva-11 cy, however, will be provided by the following restrictions 12 on warrantless incidental searches of the person: (1) The 13 arrest must be valid-probable cause for the arrest must exi-14 st or the search is unconstitutional. (2) The search must be 15 roughly contemporaneous with the arrest....(3) The arrest 16 must not be a pretext for the search; a search incident to 17 a sham arrest is not valid....(4) Finally, the arrest must 18 be for a crime, evidence of which could be concealed on a 19 person. McCoy v state, 491 p.2d 127, 138.

The Zehrung court then goes on to explain the differen-21 ces between searches incident to arrest for weapons, and 22 inventory searches incident to incarceration, in which the 23 court holds that a warrantless jailhouse inventory is with- ${f ?4}$ out justification when an arrestee is not going to be incar-25 cerated, and is therefore constitutionally impermissible.

- 26 Zehrung, 569 at 189. and,
- 27 We have held that, under the circumstances of this case,
- 28 since Zehrung was entitled to be released on bail without

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appearing before a magistrate, there was no justification whatever for processing him through the preincarceration remand and booking procedures and, as an incident to this, searching his person and his personal belongings. Id. 200

In this instant matter, Mr. Nordlund had appeared before a magistrate at which time Mr. Nordlund was subject to an unsecured bond. Mr. Nordlund was NOT subject to incarcera-By the time Mr. Nordlund appeared before the magistrate Ofc. Eubank was informed by the Palmer probation office that 10 Mr. Nordlund had in fact met with his probation officer that It stands that Mr. Nordlund was in compliance with his 11 day. 12 "probation" conditions at the point he left the meeting and 13 until the end of the next business day to report any necess-14 ary changes. Therefore, Ofc. Eubank did NOT have probable 15 cause to make an arrest, nor subject Mr. Nordlund to the 16 jail's remand and booking process.

It was a result of this unconstitutional search aimed 18 at a probationer that the alleged "evidence" that Mr. Nordlund 19 seeks to suppress was obtained.

As the Alaska Supreme Court holds: "In the event the 21 lawless arrest and search or seizure is carried out by enfor-22 cement with knowledge or resons to believe the suspect was a 23 probationer, we would then apply the exclusionary rule in the 24 probation revocation proceeding." State v Sears, 553 p.3d 907 25 914.

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- 2 On April 17, 2019, Anchorage police officers entered
- 3 into a private building without a warrant and seized an
- 4 individual by physical restraint and a show of force, quest-
- 5 ioned this individual with Miranda warnings, thus, compelling
- 6 him to be a witness against himself, and upon learning he was
- 7 a probationer, and his status as a "probationer", subjected
- 8 him to public, malicious, conduct by the arresting officers.
- 9 The officers transported this individual, without prob-
- 10 able cause, to the local jail, and subjected him to a warrant
- 11 less, unconstitutional, search with full knowledge that he
- 12 was a probationer.
- As the seizure was unlawful, and the incident search
- 14 was aimed at a probationer, the resulting fruits are poison-
- 15 ous and therefore the STATE must not benefit from their use.
- The highest court of the state mandates that the exclu-
- 17 sionary rule apply in any resulting probation revocation
- 18 stemming from this illegality.
- 19 Furthermore, the allegation is that Mr. Nordlund was
- 20 charged with a new crime, not that he possessed the items
- 21 in question. Mr. Nordlund was not charged with a new crime
- 22 in these matters, therefore, the petition to revoke probation
- 23 does not stand.
- Being that the herein mentioned alleged items the STATR
- 25 would seek to use are not admissable, nor is the allegation
- 26 subatantial, this court must dismiss the STATE's petition
- 27 to revoke probation in this instant matter.

AFFIRMATION

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	4	I, David Nordlund, do affirm that the above is TRUE and
	5	CORRECT to the best of my KNOWLEDGE and BELIEF.
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	7	David Nordlund
	8	David Nordigid
	9	I certify that the above was affirmed and subscribed
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	11	Wasilla, AK.
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Pro Se kd.	14	
<u> </u>	15	commission expires
Nordlund .C. W. Alsop la, AK 99	16	
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In The Superior Court For The

STATE of Alaska at Anchorage

2020 MAY 11 AM 10: 59

State of Alaska present

VS

Dayed Mordlund defendant DY Lat Y CLAN

Old SER 13 MAID: 2.1

Case no. 3AN-19-4232

Notice of Appeal

Comes Now, David Nordlund, In Propria Persona, and does, Hereby Appeal, CRIMINAL DEFICIENCY MEMO, Dated August 29, 2019, from CLERK, LWilson, denying acceptance of my, Notice of Objection to Trial Date.

Pursuant to the United States Constitution amendment 6
I have been appointed "counsel" to "assist" in "my" "defence"
see United States v Cronic, 466 us 648, 654.

As the language suggests, "counsel" has been appointed to "assist" "me",

No where have I given up my right to redress the government, and; communicate with the court.

Furthermore, my "counsel" is failing to act in my best interest leaving me no choice but to communicate with the court directly.

Above is True and Correct to the Best of my Belief and Knowledge Sept. 11, 2019

David Nordlund

and Nordinay to riving 1954 Circle Confictory Center 1830 Albe Rd

MEMORANDUM IN BRIEFER

2020 MAY 11 AM 10: 58

in the matter of:

State of Alaska , David Novalundian

case no. 3 AN-19-4232

33 pages

In The Superior Court For The State OF Alaska At Anchorage

. State of Alaska plaintiff

David Nordlund defendant Case no. 3AN-19-4232

NOTICE TO THE SUPERIOR COURT AT ANCHORAGE

Comes Now, David Nordlund, In Propriate Persona, and Ex Parte, and does hereby give this Honorable Court notice of the violations of my RIGHTS, to wit: Right to Speedy Trial as secured by the Alaska Constitution, article 1, sec. 11; and Right to the Assistance of Counsel as secured by the United States Constitution amendment 6

I ask this Honorable Court to forgive the form this court recaives this notification in the Sake of JUSTICE as this is the "OHLY" MEANS I have for communication to this HONORABLE COURT

Goods Cycelly Correctional Center 22301 W. Alsop R.d. The foregoing briefs my claim. However, in som:

- 1. The Alaska Constitution secures my right to a speedy trial
- 2. The supreme court of Alaska promulgated Rule 45 to protect my right to a speedy trial
- 3. Speedy Trial rights attach upon the filing of information or Arrest
- 4. My right to a speedy trial attached on April 29, 2019, thus beginning my speedy Trial clock
- 5. Speedy Trial time limit is 120 days
- 6. I was available at all times, to no human error
- 7. My Speedy Trial time ended August 27, 2019

I David Mordlund have a right to a public and speedy trial secured by the Alaska Constitution, which sixtes in pertainent part.:

Article 1, section 11 of the Alaska Constitution

In all criminal prosecutions, the accused shall have the right to a public and speedy trial xxx."

Knudsen v Anchorage, 358 P. 2d 375, 377

The use 'shall have by the framers of the Alaska Constitution is interpreted as being more than an attempt to state more specifically and definately that the right of the accused is a possessory one and to eliminate any possibility of embiguity resulting from a present day interpretation of the phrase 'shall enjoy'

and see Rotherford & State, 486 Pzd966 FAZ

The Speedy trial right has its origins in English law.

Sir Edward Coke wrote that "the innocent shall not be worn and wasted by long imprisonment, but... speedily come to his trial." As this indicates, the cove evil that the right was originally designed to prevent was lengthy pretrial incarceration. But modern cases have recognized that the right has broader purposes. Inordinate delay, regardless of incarceration, may impair a defendant's ability to prepare an effective defense. And regardless of prejudice in attempting to defend the micrits, long delay may "seriously interfere with a defendant's liberty, whether he is free on bail or not, and ... may disrupt his employment, drain his financial resources, curtail his assoctiations, subject him to public obloquy, and create anxiety in him, his family, and his friends."

State V Wright, 404 P.3d 166, 171-72 (2017)

The proper interpretation of the Alaska Constitution is a "question of law which [The Supreme Court of Alaska] applies [their] independent judgement, adopting the rule of law that is most persuasive in light of precedent, reason, and policy."

Premera Blue Cross u State Dept of Commerce, Comty. & Econ. Dev., Div. of Ins., 171 P.3d1110, 1115 (Alaska 2007) (citing State Commercial Fisheries Entry Commin v Carlson, 65 P.3d 861, 858 (Alaska 2003)

In Alaska we have no statutory provisions by which to measure the definate time within which trial must be held. The time limit within which the accused must be brought to trial in order to satisfy the commands of our federal and state constitutions is very imprecise.

Glasgow v State, 469 D. 2d 682, 688

The state's principal argument in support of its assertion that rule 45 is not merely "a method for enforcing a right" is based upon the fact that Rule 45 protections exceed the Speedy trial mandate of both the Federal and Alaska: Constitutions. In this regard we observed in Deccon u state, 575 P.2d 1225, 1229 (Alaska 1978) that: State and federal constitutional requirements mandate that there be no unreasonable delay in bringing the accused to trial.... Rule 45 is designed to satisfy the imprecise limits of the constitutional right to a speedy trial with much room to spare...

The disparity between constitutional requirements and Rule 45 time limits partly derives from the fact that Rule 45 serves two purposes. It was promulgated to ensure protection of the constitutional right to a speedy trial and to advance the public interest in swift justice." Peterson V state, 562 P.Zd 1350, 1368 (Alaska)

State v Williams, 681 P.Zd 313, 316-17

we have relied upon the substance / procedure dicholomy in differentiating our rule making power from the legislature's authority to enact statutes. In Thomas u state, see ped 630 (Alaska 1977) the principle was enuncialled as follows:

The distinction between substance and procedure is of importance because article IV, section IS of the Alaska Constitution uests the power to make and promulgate rule governing practice and procedure in the Supreme Court of Alaska, while the power to create substantiale rights is a legislative power, the authority to enact procedures to implement those rights is, by virtue of article IV, section 15, judicial.

State U Williams, 681 P. 2d 313, 315

Id [Nolan u Sea Airmotive, Inc., 627 P.Zd 1035 (Alaska 1981) at 1042-43 The administration of justice is the day to day business of the courts: they are better equipped than a legislature to know the most effective and efficient methods of conducting that business. The field of judicial procedure should not remain static; there is need for regular review and revision of basic rules "to keep them abreast of new trends and applicable generally to the substantive law as it developes.

State V Williams, 681 P.2d 313, 316

The purpose of Criminal Rule 45 is to protect a defendant's right to have the criminal charges brought against him resolved within a reasonable period of time. Although the particular time period is to some degree arbitrary, the purpose of the rule is to set an exact time when the rule starts and an exact time when it ends. Unfortunately, the rule closs not establish when a charging document is "served." This flaw in the rule creates uncertainly about when the time Deriod begins.

State v Gottschelk, 138 p 3/ 1170, 1172

Assuming arguendo that rule 45 will generally provide a defendant with a specdicy trial than is constitutionally required, it is necessary to determine whether the rule thereby "creates" a substantive right. The fact that their 45 incidentally affects an accused stight to a speedy trial is not determinative on the constitutional issue raised here.

One of the basic rationales underlying this courts adoption of Rule us was the concern to adhere as closely as possible to fixed distinctions in order to avoid replicating the case by case approach it was intended to supercede. As the Indiana Supreme Court observed in State v Lake Criminal court, 247 Ind. 87, 212 N.E. 2d 21, 23 (1965) in evaluating arguments similar to those raised here:

This court could arbitrarily refuse to make a rule outlining the reasonable time limitations for a speedy criminal trial and wait until the appropriate case arises for a decision. However, in a realistic approach to this problem the court should not act in an expost facto manner, leaving the trial court in uncertainty as to what standards and procedures are to be applied, but rather this court has the responsibility to fix in advance the required procedural steps in the trial court. Under Rule 1-4D, all trial courts have a guide and standard as the question arises. We therefore find no merit in the contention that this court has no surisdiction or no responsibility in seeing that judicial proceedings are administered in an orderly and uniform fashion in carrying out the constitutional provisions for a speedy trial

Similarly, we conclude that any additional protections which Rule 45 arguably confers upon criminal defendants are sustified by the fact that these are incidental to the efficient implementation of the constitutional right to a speedy trial.

Stale u williams, 681 P.2d 313, 317

In Yarbor u State, we stated that the speedy trial time starts when the defendant "becomes formally accused - that is the subject of a filed complaint or arrest."

5+c+1 U Wright, 404 p.3d 166, 173-74

Initially, we must determine when Adam's rights under Rule 45 attached. He argues that he should have been brought to trial within 120 days after his arrest on August 28, 1975, the state contains that the speedy trial requirements of Rule 45 did not attach on August 28 because Adam's was released at that time without the filing of a formal change.

The state relies on Yarbor v state, \$46 P.2d \$64 (Alaska 1976).

In Yarbor we held that the defendant's constitutional right to a speedy trial did not attach at the time he was questioned by police concerning alleged lawd acts towards a child, i.e., the time "when the state had acquired sufficient evidence to at arga the chafenount with a avima." We held that such right attached only after he was "formally accused" by the later filing of a complaint, Id at 566-67. Our opinion, however, clearly indicates that, for purposes of the right to speedy trial mone is also "formally accused" when arrested: "We now join our sister states in holding that the right to a speedy trial closes not attach before the defendant becomes formally accused— that is the subject of a filed complaint or an arrest." Id at \$65

The case of bor differs from Yarbov in two major respects. First, Yarbov involved the speedy trial guarantee found in Aritle 1, section 11 of the constitution of Alaska, which, unlike rule 45 contains no express provision that it attaches upon the "arrest" of the defendant. Second, athough not clearly stated in our published opinion, it is quite appearent that the defendant in Yarbor had not been arrested prior to service of the formal complaint. Adams, on the other hand, was apprehended at gunpoint, then handcuffed and transported to police head quarters for questioning as a result of the acts forming the basis for the mayham charge. We think it beyond question that Adams was "arrested" on August 28, 1975 within the meaning of Rule 45, see AS 12.25.

For the foregoing reasons, we hold that the states relience on Yarbor is misplaced and that Adam's rights under Rule 45 attached at the time of his arrest on August 28, 1975

Aclams u state, 598 P.2d 503, 506

C. The Court of Appeals decision

But the court held that wright's state speedy trial right attached when the felony information was filed in November of 1999, the court based its holding in part on the court of appeals' decision in state a Mouser and in part on this court's decision in yarbor a state.

Stale v Wright, 404 P.32 166, 170

IV Discussion. A. Purpose of the right to a speedy trial.

this case concerns the speedy trial guarantee expressed in the Alaska Constitution and its procedures for initialing criminal prosecutions.

wright at 171

B. The first question in this case is when a defendant is formally accused for purposes of starting the specifically this case concerns whether the filing of a criminal information triggers the speedy trial right.

In Alaska the initial pleading in a criminal case may be an information, a complaint, or an indictment. All are charging documents with formal requirements prescribed by rule. All may charge either misdementors or felonies. But felony charges initiated by a complaint or information are generally not the final pleading required before a defendant can be brought to trial. For that, an indictment is necessary unless the defendant wanter an idictment, in which case trial may proceed based on an information.

Informations and complaints are generally similar. The main differences are that informations must be signed by the prosecuting atterney and complaints need not be, and complaints can never serve alone as the basis for a felony prosecution, even if an inclicitment is waived, while informations can. The filing of a complaint or information seds in motion the litigation process described in Alaska Criminal Rules 3, 4, 5.1, 7 and 9. But the rules do not indicate how the litigation process aligns with the state constitutional right to a speedy trial.

wright at 172 - 73

Our case law has also considered the 1550e. In Yarbor v State, we stated that the speedy trial time starts when the descendant" becomes formally accusedthat is, the subject of a filed complaint or arrest. wright at 173-74

The state argued that the speedy trial right should not attach prior to "accusation", a term that is defined as "that point in time when a person is applically charged with the commission of a crime either by arrest, with or without a warrant, complaint, information or indictment, whichever occurs first.

wright at 174

Instead, we conclude today that a defendant becomes formally accused for speedy trial purposes under the Alaska Constitution not just upon indictment or arrest but also when the state files an information charging the defendant with a crime

wright at 174-75

we reach this conclusion because the filing of an information marks the beginning of litigation against a defendant. An information is a formal document with prescribed contents. It must include the name of the defendant, the statute the defendant is charged with violating, and a concise and definite written statement of the essential facts constituting the crime. An information most also bear the signature of the prosecuting attorney. It is a public document, available for view by anyone in the office of the clerk of court, when an information is filed, the title of the charges, a citation to the statutes on which the charges are based, and the defendant's name are promptly entered into the countriew database, and thus becomes viruable by anyone with access to the internet, when the prosecutous office lies an information it " clearly manifests its decision to prosecute." And the filing of an information is sufficient to toll the statutes of limitations on a criminal charge

when an information is filed the court must either issue a warrant of arrest or a summons requiring the defendant to appear in court at a specified time.

wright at 174-75

we believe that the purposes of the speedy trial right are best secured when the speedy trial clock begins with the filing of an information. As we observed about, the purpose of the speedy trial guarantee is to prevent lengthy pretrial imprisonment and other adverse impacts of delay. Given the question in this case, incarceration is not a factor since it is undisputed that an arrest would triwer the attachment of speedy trial rights. But long delay, regardless of incarceration, may impair a defendant's ability to prepare an effective

defense, disrupt a defenciant's employment, drain his or her financial resources, circumscribe his or her associations, subject the defendant to public shame and create arxiety in the defendant and his or her family and friends. These interests come into play as readily with the filing of an information as with the return of a grand jury indictment. A holding that speedy trial rights do not attach until an indictment issues patentially leaves a long period when a defendant is publicly accused by an information, suffers detriments meant to be protected against by the speedy trial guarantee, but does not receive it protection.

The fact that pending charges are now available on the internet in searchable form magnifies their potential for hours. Such broad publicity, especially when the charges are of heinous nature, can effect near banish ment of the person charged from certain lines of work and certain sectors of society; and also increases the potential that charges may be filed or maintained for vindictive or otherwise improper purposes.

Wright at 176.77

when the stell files an information, the stell has picced the accused under a cloud of suspicion. At that point it is appropriate to employ the more elemending speedy trial standard. It imposes an incentive on the state to bring the accused to trial promptly and protects interestes of the accused. Placed at risk by the filing of the information....

For these reasons, we conclude that the speedy trial time begins to run with the filing of an information

wright at 178

Rule 45 was promolgated to ensure protection of the constitutional right to a speedy trial ... Paterson v State, 562 P.2d 1350, 1358 (Alaska)

State V Williams, 681 PZd 313, 316-17

Speedy trial is a substantive right secured by AK CONST. Art. 1, Sec. 11

Rule 45 is a constitutional exercise of this courts rule making authority
state u williams, 681 P2d 313,319

Rule 45 is a procedure that protects the substantive right to a speedy trial which sets the time limits at 120 days, R 45 (6)

The right to a speedy trial attaches:

generally: from the date the charging document is served upon the defendant - AK R. Crip. P. 45 (c) (1)

Specifically: with arrest or the Ciling of an information - wright, 176-77 sec also: Adams 598 et 506; Yarbor 546 at 564

The rule of construction fevering specific provisions over general provisions need not be invoked unless it is impossible to give effect to both provisions

To the Same effect, this court explained in Haffing v Inlend bootmans Union of the Pacific, 585 P.Zd 870, 878 (Alaska 1978), that

All statutes relating to the same subject matter should be read together as a whole in order that a total scheme evolves which maintains the integrity of each act and avoids ignoring one or the other

National Bank v Department of Revenue, 643 P. at 818

Another established principle of statutory construction is that when one statute deals with a subject in general terms and another deals with a part of the same subject in more detail, the two should be harmonized if possible, but if there is any conflict, the more specific statute will prevail, matter of thatchincon Estate, 577 P.2d 1074, 1075; Stone v state, 690 P.2d 22,24; 2A sutherland, statutory construction \$ 51.05 at 499. We must also adhere to the general rule that ambiguos penal statutes are to be strictly construed in favor of the accused. State v Andrews, 707 P.2d 900, 907 (Alas, App. 1985) affed 723 P.2d 85 (Alasky 1986)

(HUS when two regulations, one of general application, and the other of specific application, seemingly apply to the same situation and seemingly call for different results, the more specific regulation controls

Tennyson v State, 2017 Alas, App. LEXIS 187

Under the Rule of Stetutory Construction, giving full force and effect to the language:
"Speedy trial", "speedy trial right", "Speedy Trial
Time", and "speedy trial time limit"

The Supreme Court of Alaska can answer the Alaska Court of Appeals at State V Gottschalk, 138 P.3d 1170 at 1175:

" For this reason, I think that the Supreme Court should direct the Criminal rules committee to consider how Criminal Rule 45 (C) (1) might be amended to cure this problem."

For it is clear the Supreme Court Rules that the rights of a person in Alaska who becomes accused of a crime attach when that person becomes accused, when the state initiates prosecution by either arrest or the filing of a complaint, and not merely at the point which the state prosecutor notifies the accused person by the serving of peperwork.

April 29, 2019 at approx. 04:30:00 my movement was seized.

My movement was seized by :

- 1. Raygor, Jacob: 63947
- 2. Braeger, Bradley: 60746
- 3. Schafer, Brandon: 63940

Schafer, Brandon: 63940 placed me into handcuffs schafer, Brandon: 63940 placed me into his patrol car Schafer, Brandon: 63940 transported my person

All of which against my will

Schafer, Brundon placed me under arrest and obtained the court's jurisdiction over my person

But we have also noted that, "in many... criminal cases, the court obtains jurisdiction over the defendant's person by literalling scizing the defendant - either pursuant to a warrant as provided in Criminal Rule 4, or by taking custody of the defendant following the defendants arrest without a warrant.

Pedersen V State, 2012 Alas. App. LEXISSZ,

Kotsonis v Superior Motor Express, 539 F. Supp 642, 646 (M.D.N.C. 1982) steting that, in the context of transfer of venue, "personal jurisdiction once obtained is not lost."); Gilford v People, 2d P.3d 120, 130 (color 2000) (en ban) (Hubbs, J. Conccurring) (explaining that "a court does not generally lose jurisdiction by the occurrence of a subsequent event, even if that event would have prevented acquiring jurisdiction in the first instance"); Boardman & Boardman, 135 conn. 124, 62 A2d 521, 525 (conn. 1948) (regarding as settled law that "it a court of a state has jurisdiction when an action is brought to it, a subsequent removal of a party from the state will not terminate that jurisdiction"); people u Goecki, 457 mich. 442, 579 Niw. 2d 868, 876 (Mich. 1998) "Having unce uested in the circuit court, personal jurisdiction [over a criminal defendant) in not lost even when a void or improper information is filed.")

State V Carlin, 249 P.3d 752, at FN 64

The second purpose furthered by Rule 45 is the societal interest" in ensuring that crimes will be prosecuted expeditionally. Provincing for prompt attention to criminal proceedings is a matter of calendaring, a function generally considered to be within the judiciary's domain, Thus, this count promulgation of rule 45 is not violative of the doctrine of seperation of powers. As the seventh circuit observed in U.S. U Clay, 481 FZd 133, 137 (71 cir. 1973), cert. denied, 414 U.S. 1009, 38 L. Ed. 2d 247, 94 S. CT. 371 (1973);

"[Federal] Rule [crim. P.] 48 (b) [similar to Rule 45] is a conflictation of the inhevent power of a court-to dispuss a case for want of prosecution."

[citing moore's Federal Practice para. 48.01[1]] In order to maintain control of its calendar, a court has the power to require the parties to proceed with diligence and to meet deadlines established by court rule or order.

Assuming arguerdo that Rule 45 is a legitimate exercise of judicial power, the state further argues that dismissal with prejudice "is an extremely important public policy matter," one that the legislature, rather than the courts should determine. The state also compares Rule 45 to a statute of limitations, contending that "the two rules are analogous because they function the same way - trial delay causing absolute bor to prosecution." since it is well-established that statutes of limitations are "substantive" rather than "procedural", Nolan, supra, 627 Red at 1045, the state argues that determination of Rule 45 time limits and sanctions is also the perogative of the legislature.

The washington Supreme Court explicitly rejected a similar argument in Sicte a Edwards, and wash. 2d 20%, 616, P. 2d 620 (1980) (1980) There the court considered the contention that washinglone Speedy Trial rule unconstitutionally infringes on legislative function by executing a substantive "statute of limitations." This is not true. The time limits are trigg-eved by the states actions and are not an attempt to limit the time frame for prosecution of a specific crime 616 P.2d at 623

Similarly, the second circuit reasoned in united states a Favey, \$14 First 1098, 1104 (28 cir.1975) that, "The dismissal remedy commot be denominated substantive merely because it can operate to cut off the right of the government to prosecute."

the expass

State v Williams, 681 P.2d 313, 317-18

In view of the foregoing, we conclude that the dismissal with presudice sanction for non-compliance with Rule 45 represents an appropriate exercise of this court rule-making power. It is not unusual for procedural rules to carry severe senctions for non-compliance. Several state rules Similar to Rule 45 call for dismissal with prejudice as a sanction for non-compliance

williams ct 319

U.S. Const. amend. (a provided in relevant part as follows:

In all criminal prosecutions, the acrossed shell enjoy the right to a speedy and public trial ****. This provision was made applicable to the states through the obe process clause of the Fourteenth Amendment in Klopper u Horth Carolina, 3:6 us 213,8-15 ct. 186,186. The et al. (1901). Alaska Const. Art. 1, Sec. 11 provides in relevant part as follows: "In all criminal prosecutions, the accused shall have the right to a speedy and public trial ****."

Rutherland , State, 486 P. 26 946 at FNZ

The stell argues that absence of proof of demand for trial, lack of prosecutorial fault, and no showing of adval prejudice should be determined it here. However, our opinion in Glasgow v state, supra, casts serious doubt on the relevancy of any of these criteria where lengthy delay has occured:

The degree to which earlier case law on speechy trial is still sound has been thrown into some doubt by the Klopfer and Hovey decisions. Both stress the burden resting upon the state to bring the accused promptly to trial. Neither case resorts to undue technicalities about the necessity of showing prejudice to the defense, nor are waiter doctrines apparently relied upon.

As a result of Hooey and Klopfer it is apparent that a positive duty rests upon the courts and prosecutors to see that criminal defendants are afforded a speedy trial. The requirement of a demand, the showing of prejudicial harm to the defendant's case, and the implication of a waiver from the defendants' failure to make a demand arguably are no longer claterininalize of the claim to a speedy trial. While the presence of a demand or a showing of prejudice to ones case can only help the claim, their absence alone will not necessarily frustrate the right to a speedy trial, including the right to a dismissal of the charges

with prejudice when there has been a clear denial of this constitutional right. We reach this conclusion on the basis of our interpretation of article 1, section 11, of the Alaska Constitution - rather than upon any dispositive holding in Hosey and Klopfer.

Rutherford at 949

Furthermore, under our system of criminal justice, it is the prosecution which initiates a case and which has the power of going forward with it. In the exercise of this power it is the duty of the public prosecutor to observe the constitution. To condition that duty on a defendant's having demanded constitutional compliance is, in our view, an on-acceptable misallocation of the burden of insuring a speedy trial. We, therefore, reaffirm the position announced in Glasgow that the burden is upon the state to give a speedy trial or be denied the power to prosecute

An accused's right to be represented by counsel is a fundamental component of our criminal justice system. Lawyer's in
criminal cases " are necessities, not luxuries.". Their presence
is essential because they are the means through which
other rights of the person on trial are secured. Without
counsel, the right to a trial itself would be "of little evail,
as this court has recognized repeatedly", of all the rights
that an accused person has, the right to be represented by
counsel is by far the most pervarise for it affects his ability
to assert any other rights he may have."

The special value of the right to the assistance of counsel explains why "it has long been recognized that the right to counsel is the right to the effective assistance of coun-Sel", Mc Mann v Richardson, 397 us. 759,771 n. 14. The text of the Sixth Amendment itself suggests as much. The amendment requires not merely provision of counsel to the accused, but " Assistance! which is to be "for his defence." Thus, "the core purpose of the counsel quaranter was to assure assistance at trial, when the accused was confronted with both intracacies of the law and the advocacy of the public prosector." United States v Ash, 413 u.s. 300, 339. If no actual "Assistance" "for" the accused's "defence" is provided, then the constitutional guarantee has been violated. To hold otherwise " could convert the appointment of counsel into a sham and nothing more than a formal compliance with the constitution's requirement that an accused be given the assistance of coursel. The constitution's guarantee of assistance cannot be setisfied by mere formal appointment." Avery v. Alebana, 308 0.5.444,446

United States 1 Cronic, 446 US 648 at 654

I was arrested April 29,2019 for the matter of 3AN-14-4232 ch See Anchorage Police Report: case number 19-014932, incident number A191190129

Information was filed with the court regarding above stated matter

I did not have the same opportunity to gather exidence as the state so I requested judicial action in the assistance of gathering exculpatory exidence so that I may adequately defend myself

Namely:

- 1. Open mic conversations of an illegal investigatory stop perpetrated against myself by the Anchorage volice Dept on April 17, 2019
- 2. logs and recordings of calls made by myself to 911 on the
- 3. locating a community safety partrol van on date of alleged incident
- 1. Obtaining the "original" vidro surveillance foolage
- 5. obtaining "original" Poolege of body comercs worn by police

After the appointment of counsel to my case I made repeated requisits to him, willy Madeira, for same exculpatory exidence, to no avail

My counsel has failed in assisting me in my defence

My counsel has failed to apply the proper Speedy Trial commencement date

- I prepared an Ex Parte notification for the metter of:
- 1. ineffective assistance of counsel
- 2. objection to trial date of Sept. 3, 2019

the ineffective assistance claim was grounded upon my counsel failing to gather exculpatory exidence for my defence, and

that I had never received any discovery (my discovery is being intentionally withheld)

This notification was seized by the Department of Corrections and became unevailable to me that I could not file it with the courts prior to the trial date of Sept. 3, 2019

Aug. 29, 2019 at a status heaving the state's prosecutor announced she was not ready for trial thereby setting the trial clate further out. (though on August 26, 2019 there had been no issue)

I access the Department of Corrections of Sending copies of my legal document, through a back door channel, to the start's prosecutor and colluding to thwart my claim of discovery violations and (inadequate) ineffective assistance of counsel in the preparation of my trial

United States & Cronic, 146 us 648
Knudsen & Anchorage, 888 P.Zd 319,377
Rutherford & State, 466 P.Zd 946
State & Wright, 404 P.3d 166

Preserva Blue cross y State Dept. C.CE. LOUE, 171 P.34 1110

Glasgow & state, 469 72d 682

State & Williams, 681 7.2d 313

State & Gottschalk, 138 P.30 1110

State of workship Hall Kish the

Adams of state, 598 924 503

National Bank & Department of Revenue, 642 P. at 818 Tennyson & Stede, 2017 Alas, App. LEXIS 187

Pederson a State 2012 Alas App LEYIS 52

State V Certin, 249 4.3d 752

I Devid Nordland, do hereby affirm that
the preceding (Above Stated) is TRUE and
CORRECT to the BEST of My
KNOWLEDGE and BELLEF

Signed this 6th day of September, 2019

David Nordland

1 Dollade

In The	Superior Court For The	STATE OF A LARGE STATE
State of Alaska plaintiff vs David Mordlund		2020 MAY 11 AM 10: 59
defindant		ease no. 3AN-19-4232 CR Ex Parte
*		Notification

Anchorage Correctional complex E 1900 E 944 Aug. Anchorage, AK 99501

Comes Now, defendant, David Mordlund, In Propria Persona, and do hereby submit, this notification,
Ex Parte, to this Honorable Court, of two instant
matters:
1. Concern that defense counsel has failed to show
the proper skill, judgement, and diligence of a reasonably competent defense counsel as necessary to
ensure adequate assistance of counsel
2. Objection to trial date as set as defendants
speedy trial time runs out on August 27, 2019
grounds for such follows:
3,00,103

The United States Supreme Court states in United States V.
Cronic, 466 us 648 at 654:
An accused's right to be represented by counsel is
a fundamental component of our criminal justice system.
Lawyer's in criminal cases " are necessities, not luxuries."
Their presence is essential because they are the means
- through which other rights of the person on trial
are secured. Without counsel, the right to a trial
itself would be "of little avail," as this court has
recognized repeatedly," of all the rights that an
accused person has, the right to be represented
by counsel is by far the most pervasive for it
affects his ability to assert any other rights he
may have.
The special value of the right to the assistance of
explains why "it has long been recognized that the
right to counsel is the right to the effective
assistance of course!" Mc Mann v. Richardson, 397 u.s.
759,771 n. 14. The text of the Sixth amendment
itself suggests as much. The Amendment requires
- not merely the provision of counsel to the accused, but
"Assistance," which is to be "for his defence." Thus, "the
core purpose of counsel guarantee was to assure
"Assistance at trial, when the acrused was confronted
with both the intricacies of the law and the advocacy
of the public prosecutor. United states y. Ash 413 u.s.
300, 339. If no actual Assistance for the accused's
defence is provided, then the constitutional guarantee
has been violated.

To hold otherwise could convert the appointment of coursel into a sham and nothing more than a formal compliance with the constitution's requirement that an accused be given the assistance of coursel. Th constitution's guarantee of assistance of coursel cannot be satisfied by mere formal appointment. Being as such, defendant's assistance of coursel can only be construed best. Defendant's coursel has failed to assist exculpatory exidence needed to ensure proper defense c conversations of an illegal investigatory stop perpetrated against defendant by A.P.D. after defendant notified A.P.D. that he was a probationer Z. logs and recordings of calls to 911 made by defendant 3. locating a community safety patrol van 4. obtaining the "original" of video surveillance footage , AND defence coursel has failed to recognize the commencement of defendants trial time: On April 29, 2019 into custody by Anchorage Police officers. On the same information was filed in the courts. As stated in State v. Uright, 404 P.3d 166 at 178: when the state files an information, the state has the accused under a cloud of that point it is appropriate to employ the more demanding speedy trist standard. incentive on the State to bring the acrused trial promptly and protects interests of the accused placed at risk by the filing of the information ... time beging to run with the filing of an information, , ,

see also: State v. Mouser, 806 P.Zd 330, 339
there appears to be a general conscusus
speedy trial time attaches upon a filing of a
public formal charge ood soo nor even if the
accused remains unawave, serna, 707 P.2d 793,
806-07, 40 cal. 3d 239
Thus beginning the States prosecution of the defendant.
Wright, 404 p.3d at 173 : sets in motion
Alaska Criminal Rules 3,4,5.1,7,9
And requiring the State to fulfill it duties as required by law,
as Glasgow v. State, 469 P.2d 682 at 686 states:
As the courts observed in People V Prosser, 309
NY. 363, 130 N.E. 2d 891 " It is the state which
initiates the action and it is the state which
must see that the defendant is arraigned. It
is likewise the state which has the duty of
seeing that the defendant is speedily brought
to trial" 130 N.E. Zd ct 895
70 T(121. 150 N.L. 20 C) 043
to speedily bring the defendant to trial within 120 days of the
Filing of information, as stated in Mouser, 806 P. 2d at 339:
the Alaska Supreme Court on made clear
speedy tried attaches ess defendant becomes formally
accused" Yarbor, 546 P.2d 564, 567
There has been no tolling of speedy trial time attributable
to the defendant.

Archorast Correctional Complex E
1400 E 4th Avia

The defendant has not attempted to flee prosecution. In fact,
the defendant sought out the courts upon learning of the
warrant in order to answer the State's allegations.
In exercising "Due Diltigener", A.P.D. should have:
1. left an officer with defendant
z. culted defendant to bed
3. placed hospital security with defendant
4. issued a summore to appear
6. Sought defendant through probation officer
7. sought defendant through public defender agency
The state's prosecution has in no way been prejudiced in
bringing the defendant to trial.
Unlike the state, the defendant has been prejudiced by:
1. obtaining exculpatory exidence
2. the statis with holding of discovery
3. having his "Due Process rights violated by the state in not
disclosing the original recordings of video surveillable as
required by Role 1002
on August 27, 2019 defendant's speedy trial time runs out,
thus violating defendant's right to a public and speedy trial.
The aforementioned is TRUE
and Correct to the best of
my Knowledge and Belief
signed this 23rd day of DWMall
August 2019 David Mordland

Androng Corretional Conquer E 1400 E 21th Aug Anchorny Cor 4501

ADDENDUM: To notification of objection to trial date of Sept. 3, 2019)
Art. IVI, Sec. 15 [of Alaska's State Constitution] gives this [Supreme] court [of Alaska] authority to Make and promulgate "rules
governing the administration of all courts" and "rules governing
practice and procedure in civil and criminal cases in all courts."
PROMULGATE: 1. to put into operation by formal proclamation, as a law 2. 2. to set forth publicly, as a doctrine
For these reasons, we [the Supreme Court of Alaska] conclude that
SPEEDY TRIAL TIME (emphasis added) begins to run with the filing
of an information.
GREEDY TRIAL TIME LIMITS: Rule 45(6) - a defendant
charged with a felony ore , ore , shall be tried within 120
days
1. Wood v. Superior Court, 690 P.Zd 1225, 1229
2. RANDOM HOUSE WEBSTER'S DICTIONARY Fourth Edition @ 2001
3. State v. Wright, 404 P.3d 166, 178
4. Pule 45 (b)
I AFFIRM THE ABOVE IS TRUE Da Mull
_ August 28, 2019 David Nordlund

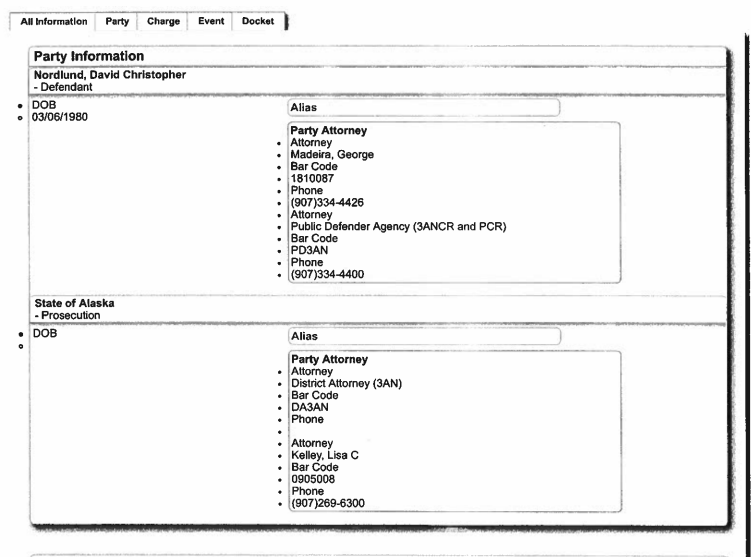
Affidavit of David Nordlund
I, Devid Nordlund, do HEREBY AFFIRM, that;
1. I was arrested for the matter of 3AN-19-4232 CR on April 29,2010
2. Information was filed in the courts on April 29, 2019 (same day)
3. This information was posted on-line (inturnet) publicly, matter of 3AN-19-423
4. The State of Alaska initiated presecution against me for the matter of
3AN-19-4232 on April 29,2019
5. I was available at all times
6. I notified three attornies at the Public Defender Agency about
discrepencies regarding my SPEEDY TRIAL TIME
(1) Willy Madeira, (2) Katie Stephenson, and (3) Jotin Gillette
-7. I attempted several times on record during court heavings to make
a correct and adequate record regarding my SPEEDY TRIAL TIME
8. I have received No discovery, I have not been able to review
police reports, grand jury proceedings, or any other exidence used in
the prosecution against me in the matter of 3AN-19-4232 ca
9. There has been No Exculpatory oxidence gathered preceeding many
requests, nor subsequently, that I have mark
10. My SPEEDY TRIAL TIME has lapsed and the trial date for
the matter of 3ALIG-4232 has exceeded the limits imposed by
the Supreme Court of Alaska
The ABOVE is TRUE and CORRECT
to the REST of my KNOWLEDGE
and Belief, signed August 28,2019 Dan Mall
Douid Marthund

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA THIRD JUDICIAL DISTRICT AT ANCHORAGE

INIKO JODICIAL DISTI	RICI AT ANUHURAGE
State of Alaska,	
Plaintiff,	CASE NO: <u>3AN-19-04232CR</u>
VS.	γ.
David Christopher Nordlund,	0.
Defendant.	TEMPORARY ORDER
DOB: <u>03/06/1980</u> ATN: <u>116693955</u>	I
DL/ID ST: <u>6715825 - AK</u> APSIN: <u>6715825</u>	
CHARGE(S):	
001: AS11.46.482(a)(1): Criminal Mischief 3-Damage	\$750±
Defendant is not in custody on this charge.	4,40.
INSTRUCTIO	· · · · · · · · · · · · · · · · · · ·
COMMITMENT. It is ordered that the above-name	d defendant be held in custody:
pending action by this court or until ball is por	sted in the amount of
pending receipt of formal judgment. Defenda	ant was sentenced as follows:
4 years imposed with 2 years suspended, 5 years	ears probation imposed.
RELEASE. This is your authority to release the def	
Defendant to obey the following conditions effective	/e immediately:
Obey all court orders, and all federal, state, a	nd local laws. Appear in court when ordered.
Maintain contact with your attorney, if represe	ented.
Tell your attorney or the court within 24 hours Tell the attorney or the court of any new phore	5 Of any change in residence,
☐ Do not leave ☐ Alaska ☐	without written court nemicalon
☐ Do not leave ☐ Alaska ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐	or go any place where they are sold.
Do not directly or indirectly contact:	3
TRANSPORTATION (as necessary).	
	DDICAMER SYSTEM
☐ FINGERPRINT BEFORE RELEASE. ☐ OTHE	ER INSTRUCTIONS.
NEXT COURT A	
DATE:TIME:	PLACE: Anchorage
☐ Arraignment ☐ Sentending	Pre-Indictment Hearing
☐ Omnibus Hearing ☐ Bail Hearing ☐ Trial ☐ Trial Call	Representation Hearing
Defendant is is is not represented by counse	□ Other:
Defendant has has not had a ball review.	Fabic belaide
January 28, 2020	But
Effective Date	Superior Court Judge, Andrew Peterson
Defendant has has not been appointed a PED	
I certify that on 1/28/2020 a copy of this order was sent to:	☑ Jail ☑ Def./Atty. ☑ DA

3AN-19-04232CR State of Alaska vs. Nordlund, David Christopher AP

	Case Type: Crim Superior Ct (3AN)
·	Case Status: Reopened
	File Date: 04/29/2019
•	Case Judge: Peterson, Andrew
	Next Event: 01/06/2020
1	



Party Charge Information

- Nordlund, David Christopher
- - Defendant

Charge #1

AS11.46.482(a)(1): Criminal Mischief 3-Damage \$750+

- Original Charge
- AS 1146482A1-V4 AS11.46.482(a)(1): Criminal Mischief 3-Damage \$750+ (Class C Felony)
- Indicted Charge
- AS1146482A1-V4 AS11.46.482(a)(1): Criminal Mischief 3-Damage \$750+ (Class C Felony)
- Amended Charge

- ATN #
 - 116693955
 - Tracking #
- 001
- Offense Location
- Anchorage

Date of Offense

• 04/29/2019

DV Related? 0 0 0

No

Modifiers

None

Stage Date 06/27/2019

Date/Time	Location	Type	Result	Event Judge
06/07/2019	Courtroom 204, Nesbett	Arraignment: State District Court	Attorney Appointed	Arr Dist Ct Out of Custody,
09:00 AM 06/13/2019	Courthouse Courtroom B-1, Nesbett	(Out of Custody) Pre-Indictment Hearing	Hearing Held	Block Judge: Pre-Indictment, Block Judge
02:00 PM	Courthouse		~	
07/01/2019 01:45 PM	Courtroom 503, Nesbett Courthouse	Arraignment: Superior Court (Out of Custody)	Deft Failed to Appear. Hearing Re-Set.	Wolverton, Michael L.
07/02/2019 01:45 PM	Courtroom 503, Nesbett Courthouse	Arraignment: Superior Court (Out of Custody)	Deft Failed to Appear. Hearing Re-Set.	Wolverton, Michael L
07/02/2019 02:00 PM	Anchorage Courtroom	Rule 5 Hearing	Hearing Vacated	State COP/Bail, Block Judge:
07/03/2019 01:45 PM	Courtroom 503, Nesbett Courthouse	Arraignment: Superior Court (Out of Custody)	Hearing Continued	Wolverton, Michael L
07/09/2019 01:45 PM	Courtroom 501, Nesbett Courthouse	Arraignment: Superior Court (Out of Custody)	Hearing Held	Peterson, Andrew
07/17/2019 02:30 PM	Courtroom 501, Nesbett Courthouse	Discovery Hearing	Hearing Held	Peterson, Andrew
07/24/2019 02:30 PM	Courtroom 501, Nesbett Courthouse	Trial Setting Conference: Superior Court	Continued: Discovery Issues	Peterson, Andrew
07/31/2019 02:30 PM	Courtroom 501, Nesbett Courthouse	Trial Setting Conference: Superior Court	Hearing Reset	Peterson, Andrew
08/20/2019 02:30 PM	Courtroom 502, Nesbett Courthouse	Trial Call: Superior Court Criminal	Hearing Held	Easter, Catherine M
08/23/2019 11:30 AM	Courtroom 501, Nesbett Courthouse	Status Hearing: Superior Court	Hearing Reset	Peterson, Andrew
08/26/2019 11:30 AM	Courtroom 501, Nesbett Courthouse	Status Hearing: Superior Court	Hearing Held	Peterson, Andrew
08/29/2019 10:00 AM	Courtroom 501, Nesbett Courthouse	Jury Trial Status: Superior Court	Hearing Held	Peterson, Andrew
09/03/2019 12:05 AM	Courtroom 501, Nesbett Courthouse	Scheduled Trial Month	Hearing Vacated	Peterson, Andrew
09/03/2019 08:30 AM	Courtroom 501, Nesbett Courthouse	Jury Trial: Superior Court Criminal	Hearing Reset	Peterson, Andrew
09/20/2019 11:00 AM	Courtroom 501, Nesbett Courthouse	Jury Trial Status: Superior Court	Hearing Held	Peterson, Andrew
09/23/2019 10:00 AM	Courtroom 501, Nesbett Courthouse	Jury Trial: Superior Court Criminal	Hearing Held	Peterson, Andrew
09/24/2019 08:30 AM	Courtroom 501, Nesbett Courthouse	Jury Trial: Superior Court Criminal	Hearing Held	Peterson, Andrew
09/25/2019 08:30 AM	Courtroom 501, Nesbett Courthouse	Jury Trial: Superior Court Criminal	JT: Case Submitted to Jury	Peterson, Andrew
09/26/2019 08:30 AM	Courtroom 501, Nesbett Courthouse	Jury Trial: Superior Court Criminal	Hearing Vacated	Peterson, Andrew
01/06/2020 02:00 AM	Courtroom 501, Nesbett Courthouse	Sentencing: Superior Court		Peterson, Andrew

Docket Informatio	n
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Date Docket Text

<u>Date</u>	Docket Text	
04/29/2019	Charging Document Pending	
	Initial Charging Document	
	Process Issued Bail Amount (Warrants Only): \$2,500.00 c/c app per Mag Judge Manculich Agency Issued to: AST Agency Location: Anchorage	
	Warrant Issued by Anchorage Court issued on: 04/29/2019 For: Nordlund, David	
04/29/2019	Attorney Information Attorney District Attorney (3AN) representing Prosecution State of Alaska as of 04/29/2019	
05/10/2019	Request For Telephonic Hearing/Quash Warrant (Sent To Prosecutor For Reply) Attorney: Self-Represented (0100001) Filing Party: Nordlund, David Case Motion #1	
05/31/2019	Return of Service Date of Service: Warrant Issued by Anchorage Court served on: 05/31/2019 For: Nordlund, David	
05/31/2019	Order Granting Motion FOR TELEPHONIC ARRAIGNMENT Judge J. Patrick Hanley	
	Nordlund, David Case Motion #1	
06/07/2019	Request For Telephonic Hearing/Quash Warrant (Sent To Prosecutor For Reply) Attorney Information Attorney Public Defender Agency (3ANCR and PCR) representing Defendant Nordlund, David as of 06/07/2019	
06/13/2019	Note to Case File:	
33, 13,20 10	The defendant contacted the court on this date regarding the defendant's failure to appear for the hearing scheduled on: 06/13/2019 If the defendant is represented by counsel, the defendant was told to contact his/her attorney.	
06/20/2019	Attorney Information: Entry of Appearance Filed Attorney Madeira, George representing Defendant Nordlund, David as of 06/20/2019 Public Defender Agency (3ANCR and PCR) (Attorney) on behalf of David Nordlund (Defendant)	
06/27/2019	Indictment Filed in Superior Court. Jurisdiction Transferred to Superior Court.	
	Felony Judicial Assignment and Initial Scheduling Order (Anchorage)	
	Felony JA & Initial Sched Order (Anch) 1/19 Sent on: 06/28/2019 08:27:34.69	
07/02/2019	Attorney Information - Notice Of Entry Of Appearance And Consent To Service By Email Attorney Agerter, Charles D representing Prosecution State of Alaska as of 07/02/2019 District Attorney (3AN) (Attorney) on behalf of State of Alaska (Prosecution)	
07/25/2019	07/25/2019 Notice of Entry of Appearance and Consent to Service by Email Attorney: Kelley, Lisa C (0905008) State of Alaska (Prosecution);	
07/25/2019	25/2019 Attorney Information Attorney Agerter, Charles D dismissed/withdrawn for State of Alaska on 07/25/2019	
07/25/2019	Attorney Information Attorney Kelley, Lisa C representing Prosecution State of Alaska as of 07/25/2019	
07/26/2019	Letter or Other Correspondence	
08/01/2019	Felony Trial Scheduling Order (Anchorage) ~ Scheduled September 2019 Felony Trial Scheduling Order (Anch) 1/19	
00/04/0040	Sent on: 08/01/2019 11:40:41.96	
	Order Re: Rule 45 calculation Expedited Motion Under Criminal Rule 16(d)(8) Attorney: Madeira, George (1810087) Filing Party: Nordlund, David Christopher Case Motion #2	
	Notice of Defense George Madeira (Attorney) on behalf of David Christopher Nordlund (Defendant)	

<u>Date</u>	Docket Text
08/20/2019	State's Reponse to Expedited Motion Under CR 16(D)(8) (linked to motion) Attorney: Nobrega, Heather M (0006026) Case Motion #2: Expedited Motion Under Criminal Rule 16(d)(8)
08/20/2019	Order Denying Motion Case Motion #2: Expedited Motion Under Criminal Rule 16(d)(8)
08/26/2019	Amended Order Granting Defense Motion for Criminal Rule 16 in Part
	Criminal Deficiency Memo - General mailed re: Notice of Objection to Trial Date
	A party who is represented by an attorney may not appear or act on his or her own behalf. Criminal Rule 50 and Civil Rule 81(c).
	Criminal Deficiency Notice - General (7/12) Sent on: 08/29/2019 14:03:54.49
09/12/2019	Criminal Deficiency Memo - General mailed re: Notice to the Superior Court at Anchorage; Ex Parte Notification
	A party who is represented by an attorney may not appear or act on his or her own behalf. Criminal Rule 50 and Civil Rule 81(c).
	Criminal Deficiency Notice - General (7/12) Sent on: 09/12/2019 09:01:39.20
09/13/2019	Criminal Deficiency Memo - General mailed re: Notice of Appeal
	A party who is represented by an attorney may not appear or act on his or her own behalf. Criminal Rule 50 and Civil Rule 81(c).
	Criminal Deficiency Notice - General (7/12) Sent on: 09/13/2019 11:00:57.91
09/18/2019	Criminal Deficiency Memo - General mailed re: Notice of Appeal
	A party who is represented by an attorney may not appear or act on his or her own behalf. Criminal Rule 50 and Civil Rule 81(c).
	Criminal Deficiency Notice - General (7/12) Sent on: 09/18/2019 15:36:52.60
09/20/2019	Rule 45 Motion filed Pro Se (Defendant has counsel but Judge Peterson allowed this filing)
	Order Denying Rule 45 Motion on Record
)9/26/2019	Exhibits to Storage after guilty verdict kc
09/26/2019	Confidential Documents to Storage Description: Memos from Defendant
10/07/2019	Selection of Jurors Sent to Exhibits and/or Administration - Confidental Document

CRIMINAL DEFICIENCY MEMO

FROM:

Alaska Court System Nesbett Courthouse 825 W 4th Ave Anchorage, AK 99501 DATE: September 13, 2019

CASE NO: 3AN-19-04232CR

CASE State of Alaska vs

NAME: David Christopher Nordlund

CLERK: LWilson

TO: David Nordlund

Your documents are being returned to you. Notice of Appeal

Please provide the information or items indicated below:

A party who is represented by an attorney may not appear or act on his or her own behalf. Criminal Rule 50 and Civil Rule 81(c).

Return this notice and all items requested to this office at the address shown above.